Exhibit R

Red Bluff Daily News

728 Main St. Red Bluff, CA 96080 530-527-2151 dispatch@redbluffdailynews.com

3809751

PG&E CORPORATION 77 BEALE STREET SAN FRANCISCO, CA 94177

Notice:

STATE OF CALIFORNIA } ss.

County of Tehama

Daleen Baker, being first duly sworn, deposes and says: That at all times hereinafter mentioned, she was a citizen of the United States, over the age of eighteen years, and a resident of said county, and was at and during said times legal clerk of the Red Bluff Daily News, a newspaper of general circulation printed and published daily except Sundays and certain holidays in the city of Red Bluff, County of Tehama, State of California; that said Red Bluff Daily News is and was at all times herein mentioned a daily newspaper of general circulation as the terms "newspaper of general circulation" and "daily newspaper" are defined in Sections 6000, 6001, 6045 and 6040.5 of the Government code of the State of California; that, as provided in said section 6000, said newspaper is published for the dissemination of local and telegraphic news and intelligence of a general character, and has a bona fide subscription list of paying subscribers; that said newspaper has been established, printed and published as those terms are defined in Article 1. Chapter 1. Division 7. Title 1. of the said Government Code, in the said City of Red Bluff, State of California, at regular intervals for more that one year next preceding the date of the first publication of the notice herein mentioned; that said newspaper is not devoted to the interests, or published for the entertainment or instruction of a particular class, profession, trade, calling, race, or denomination, or for any number thereof; that said notice was set in type not smaller than nonpareil and was preceded with words printed in black face type, not smaller than nonpareil, describing or expressing in general terms the purport and character of the notice intended to be given; that the notice of which the annexed is a printed copy, was printed and published in said newspaper 4 times, beginning on 02/19/2020 and ending on 02/19/2020, both days inclusive, to wit on 02/19/2020.

I Certify (or Declare), under penalty of perjury, that the foregoing is true and correct, at Red Bluff, California.

aleen Baker

Dated: 02/19/2020 at Red Bluff, California.

(Signature)

r.BP11-03/02/17

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 2

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Legal No.

ot 50

UNITED STATES BANKRUPTCY COURT

NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re: PG&E CORPORATION,

PACIFIC GAS AND ELECTRIC COMPANY,

☐ Affects PG&E Corporation
☐ Affects Pocific Gas and Electric Company
☑ Affects both Debtors

Chapter 11 Case No. 19-30088 (DM) (Lead Case) (Jointly Administered)

"All papers shall be filed in the Lead Case, No. 19-30088 (DM).

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS' JUINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF

PLEASE TAKE NOTICE THAT:

- The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Biectric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement
- Proposed uispossure statement.

 2. Solicitation Procedures Motion. In accordance with the amended Displayers Statement approval and Plan confirmation schedule established by the Court Docket No. 5732 (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, whereast, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").
- Disclosure Statement Hearing, Alberring (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honocable Dennis Montal, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtnorm 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed
- or as indicated in any horder of spaces of matters screening free by the Dethors with the Bankrupt's Court.

 4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

 a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v) C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to C-L below BUT of FILED OR SENT TO THE BANKRUPTCY COUNT) so as to be received to later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time); (i) the Tort Claimants Committee; (ii) the Creditors Committee; (ii) the U.S. Trustee; (iv) the Ad Hoc Group of Subrogation Claimholders; (v) the Ad Hoc Group of Subrogation Claimholders; (v) the U.S. Department Hoc Committee of Senior Unsecured Noteholders; (vi) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (vii) Governor Gavin Newson; (iv) the California Public Utilities Commission; (v) the Ad Hoc Committee of Holders of Trade Claims; (xi) Valley Clean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiii) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (vv) Adventist Health System/West and Feather River Hospital; and (vvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proportents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

 b. All Other Parties. Pursuant to the Court's Scheduling Order,
- Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailting Pacific Time). c. Response and Objection Procedures. Disclosure Statement or
- Solicitation Objections must:
- Be in writing;
 State the name and address of the objecting party and the amount and
- nature of the Claim or interest of such party;
 (iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response;
- to resolve any such objection or response; (iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Conformation Hearing (N.D. Cal. May 2017) (Montall, J.), and the Scheduling Order; and

- Maiden Lane, New York, New York 10038-4982 (Affin: Kristopher M. Hansen, Esq. (khansen/@stroock.com), Erez E. Gilad, Esq. (egiad@stroock.com), and Matthew G. Garofalo, Esq. (ingardalo@stroock.com)) and (8) Stroock & Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3006 (Affin: Frank A. Merola, Esq. (ilmerola@stroock.com));

 F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polik & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Afth: Eli J. Vonnegut, Esq. (eli vonnegut@clavispolk.com), David Schiff, Esq. (david.schiff@davispolk.com), and Timultry Graulich, Esq. (timothy.goglich.com).
- Carrison County, Bart Schni, B
- Esq. (noonnelly@paulweiss.com));
 H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55
 Hudson Yards, New York, New York 10001-2163 (Attn: Dennis F. Dunne,
 Esq. (DDunne@milbank.com) and Samuel A. Kahli, Esq. (skhelil@milbank.com) and (B) Milbank LLP, 2029 Century Park East, 33rd Floor, Los Angeles,
 Californis 90067 (Attn: Gregory A. Bray, Esq. (GBray@milbank.com) and
 Thomas R. Kreller, Esq. (TKreller@milbank.com));
 Campillan (A) Pales E.
- I. The attorneys for the Tort Claimants Committee, (A) Baker & Hostether LLP, 1160 Battery Street, Suite 100, San Francisco, California 941111, Vittir: Robert A. Julian, E. San, (jiulian/Wakerlaw.com) and Cacily A. Dumas, Esq. (odumas@bakerlaw.com)) and (B) Baker & Hostetler LLP, 11601 Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attn: Eric E Sagerman, Esq. (esagerman@bakerlaw.com) and Lauren T. Attard, Esq. flattard@bakerlaw.coml/c
- January occase and comply.

 J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A).
 Wilkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 100196099 (Attr. Matthew A. Feidman, Esp., Imfeldman@wilkie.com), Joseph G.
 Minias Esp., Iminias@wilkie.com), Bergainin P. McCallen Esp., (brocatlen@wilkie.com), and Daniel I. Forman Esp., (droman@wilkie.com) and (8) Dismer.
- with the company of t Bruce S. Bennett, Esq. (bbennett@jonesday.com), Joshua M. Mester, Esq. (jmester@jonesday.com), and James O. Johnston, Esq. (jjohnston@jonesday. comit: and
- L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn: Michael S. Stamer, Esq. (mstamer@akingump. com), Ira S. Dizengott, Esq. (idizengott@akingump.com), David H. Botter, Esq. (dbotter@akingump.com), Abid Qureshi, Esq. (aqureshi@akingump.com) and (8) Akin Gump Strauss Hauer & Feld LLP, 580 California Street, Suite 1500, San Francisco, California 94104 (Attr: Ashley Vinson Crawford, Esq. (avcrawford@
- THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE THE COURT MARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL EMABLE AN IMPAIRED CREDITION ON SHAREHOLDER TO MAKE AN IMPORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS BELIEF AND ADDITION OF THE ADDITION OF THE PROPOSED PLAN IS BELIEF AND ADDITION OF THE PLAN IS READY TO BE SUCH AN OBJECTION FILED LATER WHEN THE PLAN IS READY TO BE
- IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD
- AT THE DISCLOSURE STATEMENT HEARING.

 5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:
- essantiated the condwing dates and destinies:

 a. February 21, 2020s at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the Plan.
- February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for
- Nebbary 21, 2020 at 200 p.m. presenting Pacific Imms; Deadment of filing summary of Fire Victim Claims Resolution Procedures.
 C. February 28, 2020: Deadline to file substantially final form of Subrogation Wildrine Trust Agreement.
 d. February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure
- Sistement).

 e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures f. March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptoy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or
- mount for purposes of voting to accept or reject the Plan. g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure Statement.
- h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots to accept or reject the Plan. i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for
- i. May 15, 2020 at 4:00 pm, eyevaring Yasinc inner: beacine for filing and serving objections to Plan confirmation.
 j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Preconfirmation scheduling conference. Principal counsel representing a party, or any pro-se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19,2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any individualization patient in contention with the Confirmation. regidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.

 K. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing.

 8. Microflandow. The Processed Displaceus Statement and the Stanford.
- Hearing (M.D. Cal. May 2017) (Montali, J.), and the Scheduling Order; and (V) Be served on the following parties:
 A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mnil Box 38099, San Francisco, California 94102;
 B. The Debtors, clo PS&E Corporation and Pacific Gas and Electric Company, 77 Beals Street, P.O. Box 770000, San Francisco, California 94177 (Aftir: Janet Loduca, Esq.);
 C. The attomerys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Aftir: Stephen Karotkin, Esq. (stephen karotkin@weil.com), Jessica Llou, Esq. (jessica.liou@weil.com), and Matthew Gorne, Esq. (jessica.liou.com), and Matthew Gorne, Esq. (jessica.liou.

Kim, Esq. (kim:@kellerbenvenutit.coml), and (C) Cravath, Swaine & Moore LLP, or the "Solicitation agent, Prime Clerk LLC I "Prime Clerk" or the "Solicitation agent, Prime Clerk LLC I "Prime Clerk" or the "Solicitation agent, Prime Clerk LLC I "Prime Clerk" or the "Solicitation agent, Prime Clerk LLC I "Prime Clerk" or the "Solicitation agent, Prime Clerk LLC I "Prime Clerk LLC I" "Prime Clerk" or the "Solicitation agent, Prime Clerk LLC I" "Prime Clerk LLC I" "P

usdoj.govi);
E. The afterneys for the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LIP, 180

Dated: February 11, 2020

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 4 ³ of 50

r.BP11-03/02/17

WEDNESDAY FERRUARY 19 2020

Legal Notices Legal Notices

LEGAL NOTICE LIEN SALE

Notice is hereby given pursuant to Section 21700 through 21716 of the Business & Professions Code, State of California, the undersigned will sell at public sale by competitive bidding on www.storagetreasures.com, closing February 28, 2020 at 10:59AM, at Baker Road Mini Storage, 20825 Stoll Road, Red Bluff, California 96080, County of Tehama, State of California. The following are:

following are:

Hogun, Amy-Wicker furniture, Gaylord, Bethany-Clothes, mir-

All purchased items sold as is, where is and must be removed
Within 72 hours. Sale subject to
cancellation in the event of
settlement between owner and obligated party.

PUBLISH: February 19 & 26, 2020

LEGAL NOTICE FICTITIOUS BUSINESS NAME
STATEMENT
File No. 202000034
The following person(s) is (are)

doing business as: Gurnsey Avenue Mutual Water

530-840-6620
350 Antelope Blvd
Red Bluff, CA 96080
Albert Meharg
350 antelope Blvd
Red Bluff, CA 96080
The registrant commenced to
transact business under the fictitious business name or names
listed above on N/A

3-4-20

titious business name or names listed above on N/A
This business is conducted by: an individual
S/By: Albert Meharg
Albert Meharg
This statement was filed with the County Clerk of Tehama County on 02/07/2020
JENNIFER A. VISE
Tehama County
Clerk & Recorder
Publish: 2-12-20, 2-19-20, 2-26-20, 3-4-20

LEGAL NOTICE FICTITIOUS BUSINESS NAME STATEMENT

File No. 202000033 The following person(s) is (are) The following person(s) is (are) doing business as:
SIMPLY BARN WOOD
19705 Deer Valley Rd.
Red Bluff, CA 96080
Verlin Miller
19705 Deer Valley Rd.
Red Bluff, CA 96080
Violet Miller
19705 Deer Valley Rd.
Red Bluff, CA 96080
The registrant commenced to transact business under the fictious business name or names listed above on N/A a married couple
S/By: Verlin Miller
Verlin Miller
This statement was filed with the County Clerk of Tehama County on 2/06/2020
JENNIFER A. VISE
Tehama County
Clerk & Recorder
Publish: February 12, 19, 26 & March 4, 2020

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION IN re: PG&E CORPORATION,

Chapter 11 Case

PACIFIC GAS AND ELECTRIC COMPANY. No. 19-30088 (DM) ☐ Affects PG&E Corporation (Lead Case) Affects Pacific Gas and Electric Company

Affects both Debtors (Jointly Administered) All papers shall be filed in the Lead Case,

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION;
(B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF

PLEASE TAKE NOTICE THAT: The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession. (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed

modified, afficiency or Supplemented from time to time, the Propose Disclosure Statement" for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

2. Solicitation Procedures Motion, in accordance with the amended Solicitation Procedures Motion. In accordance with the amended sclosure Statement approval and Plan confirmation schedule established

Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, *inter alia*, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").

3. Disclosure Statement Hearing. A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11. Honorable Dennis Montali, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

4. Objections or Responses to the Proposed Disclosure Statement

Objections or Responses to the Proposed Disclosure Statemen and Solicitation Procedures Motion.
 a. Core Parties. Pursuant to the Court's Scheduling Order, the following

parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "**Disclosure Statement** or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(y).

C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailling Pacific Time): (j) the Tort Claimants Committee; (ii) the Creditors Committee; (iii) the U.S. Trustee; (iv) the Ad Hoc Group of Subrogation Claimholders; (v) the Ad Hoc Committee of Senior Unsecured Noteholders; (vi) the U.S. Department of Justice; (viii) the Office of the California Attorney General; (viii) Governor Gavin Newson; (x) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (vi) Yallev Claen Fenery Alliagne; (viii) Committee of Holders of Trade Claims; (xi) Valley Clean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior (xiv) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (vx) Adventist Health System/West and Feather River Hospital; and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in a coordance with Bankrustry Bulls 3017-161. accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a) and the procedures set forth below so as to be received no later than 4:00

and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

c. Response and Objection Procedures. Disclosure Statement or Solicitation Objections must:

(i) Be in writing:

Be in writing;

(i) Be in writing; (ii) State the name and address of the objecting party and the amount and nature of the Claim or Interest of such party

nature of the Claim or Interest of such party;

(iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response;

(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D. Cal. May 2017) (Montali, J.), and the Scheduling Order; and (N.D. Respond on the following narries)

 (v) Be served on the following parties:
 A. Clerk, U.S. Bankruptcy Court for the Northern District of California 450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102:

450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102;
B. The Debtors, C/O PG&E Corporation and Pacific Gas and Electric
Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94177
(Attn: Janet Loduca, Esq.);
C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP,
767 Fifth Avenue, New York, New York 10153 (Attn: Stephen Karotkin,
Esq. (stephen.karotkin@weil.com), Jessica Liou, Esq. (jessica.liou@weil.
com), and Matthew Goren, Esq. (matthew.goren@weil.com)), (B) Keller &
Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California
44108 (Attn: Tobias S. Keller Esq. (Meler@kellerbrenequetti com) and Jane

94108 (Attn: Tobias S. Keller, Esq. (tkeller@kellerbenvenutti.com) and Jane Kim, Esq. (jkim@kellerbenvenutti.com)), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attn: Paul H Worldwide Plaza, 625 Eightin Averlle, New York 100 Facility Paul H. Zumbro, Esq. (zumbro Esq. (z

usdoj.gov));
E. The attorneys for the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180

Legal Notices Legal Notices

LEGAL NOTICE FICTITIOUS BUSINESS NAME STATEMENT File No. 2020000019 The following person(s) is (are)

doing business as: JM & SON TRUCKING 831-210-4452

831-210-4452
1850 Colusa St
Corning, CA 96021
Orlando Montoya Ramirez
1850 Colusa St
Corning, CA 96021
The registrant commenced to
transact business under the fictitious business name or names
listed above on 1/15/2020
This business is conducted by:
an individual

an individual S/By: Orlando Montoya

Orlando Montoya
Orlando Montoya
This statement was filed with
the County Clerk of Tehama
County on 1/15/2020
JENNIFER A. VISE
Tehama County
Clork & Pocordor Clerk & Recorder Publish: 2-5-20, 2-12-20, 2-19-20,

> **LEGAL NOTICE** FICTITIOUS BUSINESS NAME STATEMENT

TRATEMENT
File No. 2020000022
The following person(s) is (are) doing business as:
Liberty Belle Trucking
530-366-2632
14590 Eastridge Dr.
Red Bluff, CA 96080
Jeffrey Brunnemer
14590 Eastridge Dr.
Red Bluff, CA 96080
Christine Brunnemer
14590 Eastridge Dr.
Red Bluff, CA 96080
Christine Brunnemer
14590 Eastridge Dr.
Red Bluff, CA 96080
The registrant commenced to transact business under the fictitious business under the fictitious business is conducted by:
a Married Couple
SCRy Leffrey Prunnemer

I his business is conducted by:
a Married Couple
S/By: Jeffrey Brunnemer
Christine Brunnemer
This statement was filed with
the County Clerk of Tehama
County on 1/21/2020
JENNIFER A. VISE
Tehama County
Clerk & Recorder

Clerk & Recorder Publish: 1-29-2020, 2-5-2020, 2-12-2020, 2-19-2020

LEGAL NOTICE
NOTICE TO CREDITOR'S OF BULK
SALE AND OF INTENTION TO
TRANSFER ALCOHOLIC BEVERAGE LICENSE
(UCC SEC. 6101 ET SEQ. AND B &
P 24073 ET SEQ.)
ESCROW # 0126014192
Exempt from fee per GC 27388.1
(a) (1). Recording is not related to real property

(a) (1). Recording is not related to real property
NOTICE IS HEREBY GIVEN that a bulk sale of assets and a transfer of alcoholic beverage license is about to be made. The name(s) and business address(es) of the seller(s) is/are: Alle Ventures Inc.
723 Main Street, Red Bluff, CA 96080 Doing Business as: Palomino

All other business name(s) and the All other business name(s) and address(es) used by the seller(s) within the past three years, as stated by the seller(s), is/are: (if none, so state) NONE The location in California of the

(lattard@hakerlaw.com))

com), Walter R. Rieman, Esq. (wrie

com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com)); H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55

Hudson Yards, New York, New York 10001-2163 (Attn: Dennis F Dunne, Esq. (DDunne@milbank.com) and Samuel A. Kahlil, Esq. (skhalil@milbank.com)) and (B) Milbank LLP, 2029 Century Park East, 33rd Floor, Los Angeles,

comi) and (B) Milbank LLP, 2029 Century Park East, 33rd Floor, Los Angeles, California 90067 (Attn: Gregory A. Bray, Esq. (GBray@milbank.com) and Thomas R. Kreller, Esq. (Tkreller@milbank.com));

I. The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 1160 Battery Street, Suite 100, San Francisco, California 94111 (Attn: Robert A. Julian, Esq. (rjulian@bakerlaw.com) and Cecily A. Dumas, Esq. (cdumas@bakerlaw.com)) and (B) Baker & Hostetler LLP, 11601 Wilshire Destructed Exits 14001 & Destructed

Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attn: Eric E. Sagerman, Esq. (esagerman@bakerlaw.com) and Lauren T. Attard, Esq.

(lattar@bakerlaw.com));
J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A)
Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 100196099 (Attn: Matthew A. Feldman, Esq. (mfeldman@willkie.com), Joseph 6
Minias Esq. (iminias@willkie.com), Benjamin P. McCallen Esq. (bmccallen@
willkie.com), and Daniel I. Forman Esq. (dforman@willkie.com) and (B) Diemer
& Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose, California
95113 (Attn: Kathryn S. Diemer (kdiemer@diemerwei.com));
K. The atthorwsy for the Shareholder Proponents, Jones Day, 555

K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attn:

Bruce S. Bennett, Esq. (bbennett@jonesday.com), Joshua M. Mester, Esq. jmester@jonesday.com), and James O. Johnston, Esq. (jjohnston@jonesday L. The attorneys for the Ad Hoc Committee of Senior Unsecured

L. The attorneys for the Ad Hoc Committee of Senor Unsecured Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn: Michael S. Stamer, Esq. (mstamer@akingump.com), Ira S. Dizengoff, Esq. (idizengoff@akingump.com), David H. Botter, Esq. (dobtter@akingump.com) abid Qureshi, Esq. (aqureshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, 580 California Street, Suite 1500, San Francisco, California 94104 (Attn: Ashley Vinson Crawford, Esq. (avcrawford@akingump.com))

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION THE LOT LATER WHEN THE PLAN IS READY TO BE

SUCH AN OBJECTION FILED LATER WHEN THE PLAN IS READY TO BE

established the following dates and deadlines: a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of

as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure e. March 3, 2020: Deadline to file substantially final forms of each of the

Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures f. March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of voting to accept or reject the Plan.

g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure Statement

Disclosure Statement.

h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots to accept or reject the Plan.

i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and serving objections to Plan confirmation.

j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-

confirmation scheduling conference. Principal counsel representing a party, or any pro se party, objecting to confirmation of the Plan mappear in person at a pre-confirmation scheduling conference on I

party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19,2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing.

Miscellaneous. The Proposed Disclosure Statement and the Plan (and,

once filed, the Solicitation Procedures Motion) are on file with the Clerk of

once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost at https://restructuring.primeclerk.com/gpg/. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Clerk on a public computer terminal; (ii) accessed for a fee via PACER at http://www.canb.uscourts.gov/; and (iii) obtained by written or the "Solicitation Agent"), at the address or e-mail address below: If by standard, overnight, or hand delivery. PG&E Information c/o Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; If by e-mail to: gpeinfo@primeclerk.com.

10165; If by e-mail to: pgeinfo@primeclerk.com.

THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT

Confirmation Hearing.

PROVIDE, LEGAL ADVICE.

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for summary of Fire Victim Claims Resolution Procedures. b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Inme): Deadline for illing summary of Fire Victim Claims Resolution Procedures.
c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire Trust Agreement.
d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to set the Ere Victim Claim Subrogavia in the Processed Picelegure

IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT

Legal Notices **Legal Notices**

chief executive office of the seller is: SAME
The name(s) and business address of the buyer(s) is/are:
Carlos Zapata Enterprises LLC
723 Main Street, Red Bluff, CA
96080
The assets being sold are generally described as: furniture, fixtures, equipment, inventory, and liquor license
And are located at: 723 Main
Street, Red Bluff, CA 96080
The kind of license to be transferred is: #570776, 47 – On Sale
General Eating Place
issued for the premises located at: 723 Main Street, Red Bluff, CA
96080
The anticipated date of the bulls

96080 96080
The anticipated date of the bulk sale/transfer is March 6, 2020 and upon approval by Department of Alcoholic Beverage Control at the office of OLD REPUBLIC TITLE COMPANY located at 1000 Burnett Avenue, Suite 400, Concord, CA 94520, Escrow Hold-

The amount of the purchase price or consideration in connection with the transfer of the license and business, excluding inventory estimated \$299,000.00

\$299,000.00
It has been agreed between the Seller/Licensee and the intended Buyer/Transferee, as required by Sec 24703 of the Business and Professions Code, that the consideration for the transfer of the business and license is to be paid only after the transfer to be paid only after the transfer has been approved by the Department of Alcoholic Beverage Control.

Dated: February 12, 2020 Carlos Zapata Enterprises LLC /S/ By: Carlos Zapata, Managing Member

CNS-3343191# DAILY NEWS (RED BLUFF)

Legal Notices Legal Notices

NOTICE OF LIEN SALE NOTICE OF SALE OF PERSONAL PROPERTY

Pursuant to the California self-storage facility act: (B&P code 21770 et.sec.)

The undersigned will sell contents of:
ROBERT MORGAN: CHRISTINA FERRARIO:

Home goods
MICHAEL MARTINEZ: Metal fencing, barbells DAYNA ANDRICK: Furniture, Boxes **DAYNA ANDRICK:** urniture, Boxes, Dolley

TO THE HIGHEST BIDDER ON: March 4, 2020 ENDING AT 3:00 PM

Purchases must be paid at the time with Cash only. All pur-chases are sold as is and must be removed within 72 hours of the time of sale. Sale subject to cancellation up to the time of sale. Company reserves the right to refuse any online bids.

Maiden Lane, New York, New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@stroock.com), Erez E. Gilad, Esq. (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com)) and (B) Stroock & Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3086 (Attn: Frank A. Merola, Esq. (fmerola@stroock.com));
F. The attorneys for the collateral agent under the Debtors' debtorin-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attn: Eil J. Vonnegut, Esq. (eli.vonnegut@davispolk.com), David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.graulich@davispolk.com);
G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attn: Alam W. Kornberg, Esq. (akornberg@paulweiss.com), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.

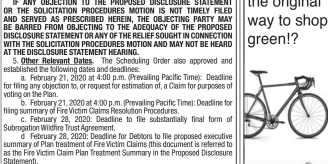


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Legal Notices

Legal Notices **Legal Notices**

LEGAL NOTICE
CITY OF RED BLUFF
PUBLIC NOTICE OF PUBLIC
HEARING

Notice of Intent to Consider An Amendment to Municipal Code Chapter 5 Construction Regula-tions Regarding the Adoption of the 2019 Building Standards

tions Regarding the Adoption of the 2019 Building Standards Code NOTICE IS HEREBY GIVEN that the City of Red Bluff City Council will conduct a public hearing on Tuesday, March 3, 2020 at 6:00 pm in the City Council Chambers at 555 Washington Street, regarding the following project: 2019 California Building Standards Code - includes the adoption of the following codes: 2019 California Administrative Code (Title 24, Part 1); 2019 California Building Code (Title 24, Part 2); 2019 California Residential Code (Title 24, Part 2.5); 2019 California Electrical Code (Title 24, Part 3); 2019 California Mechanical Code (Title 24, Part 4); 2019 California Plumbing Code (Title 24, Part 3); 2019 California Historical Building Code (Title 24, Part 8); 2019 California Historical Building Code (Title 24, Part 8); 2019 California Existing Building Code (Chapter 10) (Title 24, Part 10); 2019 California Green Building Standards Code (Cal Green) (Title 24, Part 11); and 2019 California Referenced Standards Code (Title 24, Part 12). The proposed amendments re-

The proposed amendments regarding the 2019 California Building Standards Code to Municipal Code Chapter 5 Construction Regulations are categorically exempt pursuant to CEQA Guidelines Section 15061(b)(3), as it can be seen with certainty that the project will not directly or indirectly result in any physical changes to the environment as the action involves on the adoption of standards that may or may not be implemented and that ontheir-own and of themselves would not result in physical impacts to the environment.

Any person may appear and be beared at the public hearing and Any person may appear and be heard at the public hearing and

heard at the public hearing and interested parties are encouraged to submit written comments on the above noted project. If you have any questions or wish to review the project information, please feel free to contact Community Development Department staff at City Hall. Also, if you wish to direct questions or comments to the City Council, please attend the Public Hearing or send your written comments to the City Council. You may leave your written comments at City Hall, present them at the Public Hearwritten comments at City Hall, present them at the Public Hearing or mail them to the Contact noted below. We are sorry, but City staff cannot forward verbal comments or questions to the City Council. Verbal comments or questions must come from you during the Public Hearing. All written comments should be to the City of Red Bluff, Community Development Department, 555 Washington Street, Red Bluff, CA 96080.

As stated previously, final approval of the Zoning Ordinance amendments will require City Council adoption at a date to be

amendments will require City Council adoption at a date to be determined. In accordance with Government Code Section 65009, if any person(s) challenges the City Council in court, said persons(s) may be limited to only those issues that were raised at the public hearing described in this notice, of in the written correspondence delivered to the City Council at or prior to the public hearing.

PUBLISH: February 19, 2020



STATEMENT File No. 2020000026 The following person(s) is (are) doing business as: FAVELA'S BEAUTY SALON 530-737-3628 410 Solano Street

LEGAL NOTICE FICTITIOUS BUSINESS

NAME

Corning, CA 96021 Mayra A Favela 18650 Executive Dr. PO BOSTON CA 96021

Corning, CA 96021
Olivia Favela
24540 Regal Court
Corning, CA 96021
The registrant commenced to
transact business under the fictitious business under the fictitious business on 08/14/2017

titious business name or names listed above on 08/14/2017
This business is conducted by: co-partners
S/By: Mayra A. Favela
Mayra A. Favela
Mayra A. Favela
Olivia Favela
Olivia Favela
This statement was filed with the County Clerk of Tehama County on 1/29/2020
JENNIFER A. VISE
Tehama County
Clerk & Recorder
Publish: February 5, 12, 19 & 26, 2020

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'I specifically told you to book a cruise with Carnival, but you just had to go with Viking."

Exhibit S

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 6 of 50

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DECLARATION

I am a resident of Los Angeles County, over the age of eighteen years and not a party to any or interested in the matter noticed.

The notice, of which the annexed is a printed copy appeared in the:

SAN FRANCISCO EXAMINER

Has been adjudged a newspaper of general circulation by the Superior Court of California, city of San Francisco, county of San Francisco, under date of 10/18/1951, case no. 410667 on the following dates:

February 19, 2020

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Dated at Los Angeles, California, this

20 day of

February

2020

Signature

Nina Vong

3343620

"The only Public Notice which is justifiable from the standpoint of true economy and the public interest, is that which reaches those who are affected by it"

Rev. 04/15 Daily Journal Corporation, 915 East First Street, Los Angeles, CA 90012

* A 0 0 0 0 0 5 3 5 9 7 7 8 * Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 7

of 50



Public Notices

San Francisco Examiner • Daly City Independent • San Mateo Weekly • Redwood City Tribune • Enquirer-Bulletin • Foster City Progress •

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

Chapter 11 Case

(Lead Case)

No. 19-30088 (DM)

PG&E CORPORATION,

-and -PACIFIC GAS AND ELECTRIC COMPANY, ☐ Affects PG&E Corporation

□ Affects Pacific Gas and Electric Company
 ☑ Affects both Debtors

All papers shall be filed in the Lead Case. No. 19-30088 (DM).

(Jointly Administered)

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED
DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF PLEASE TAKE NOTICE THAT:

 The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, section 1125 of the Bankrupicy Code, PG&E Corporation and Pacinic Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, inter alia, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan shirt Solicitation Procedure.

besent to the Depotors rectitors and equity interest moders in connection with commitmation or the Plan (the "Solicitation Procedures Motion").

3. <u>Disclosure Statement Hearing</u>. A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montail, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 and 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Dission (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters Scheduled for hearing filed by the Debtors with the Bankrupt y Court.

4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

2. Core Parties. Pursuant to the Court's Scheduling Order, the following parties

- a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the 'Core Parties') must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a 'Disclosure Statement or Solicitation Objection') by e-mail on the parties listed in Paragraph 4.c.(yl-C Lelow (RUT NOT FILED OR SENT TO THE BANKRUPTY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time): (i) the fort Claimants Committee; (ii) the Creditors Committee (iii) the U.S. Trustee; (iv) the Ad Hoc Group of Subrogation Claimholders; (vi) the Ad Hoc Group of Subrogation Claimholders; (vi) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (xi) Valley (lean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xor) Adventist Health System/West and Feather River Hospital; and (xvi) the Consenting Fire Claimant Professional Group, Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Delbtors and the Shareholder Proponents no later than March 5, 2020, for any of the Core Parties with have served objections or responses shall meet and conter with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m.on March 6, 2020 (Prevailing Pacific Time).
- (Prevaining Pacinc time).

 b. MID Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no
- later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

 c. Response and Objection Procedures. Disclosure Statement or Solicitation Objections must:

(i) Be in writing; (ii) State the name and address of the objecting party and the amount and nature of the

Claim or Interest of such party;
(iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response:

(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D. Cal.May 2017) (Montali, I.).

and the Scheduling Order; and
(v) Be served on the following parties:

(v) Be served on the following parties:

A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden
Gate Avenue, Mail Box 36099, San Francisco, California 94102;

B. The Debtors, c/o PG&E Corporation and Pacific Gas and Electric Company, 77 Beale
Street, PO. Box 770000, San Francisco, California 94177 (Attr.: Janet Doduca, Esq.);

C. The attomeys for the Debtors, (A) Weil, Gotshal & Manges LLP 767 rifth Avenue,
New York, New York 10153 (Attr.: Stephen Karotkin, Esq. (stephen.karotkin@weil.com),
Jessica Llou, Esq. (jessica.liou@weil.com), and Matthew Goren, Esq. (matthew.goren@weil.
com)), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California
94108 (Attra: Tobias S. Keller, Esq. (tkeller@kellerbenvenutti.com) and Jane Kim, Esq. (jkim@
kellerbenvenutti.com)), and (C) Cravath, Swaine & Moore LLP Worldwide Plaza, 825 Ejikhen Kenerpelvenutt.com), and Cy Lordant, Swanie & Moore LLF, wordwide Plaza, 825 eight Avenue, New York, New York 10019 (Attr. Paul H. Zumbro, Esq. (pzumbro@cravath.com), Kevin J. Orsini, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.com));

D. The U.S. Timete, 450 Goffled, 148 (1998)

E. The attorneys for the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@stroock.com), Erez E, Gilad, Esq. (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com)) and (B) Stroock & Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3086

(B) Stroock & Lavan LLP, 2029 (entury Yark tast, Los Angeles, California 90067-3086 (Attn:Frank A. Merola, Esq. (fmerola@stroock.com));

F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attn: Eli J. Vonnegut, Esq. (eli.vonnegu@davispolk.com), David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (latincthy.graulich@davispolk.com);

G. The attorneys for the CPUC, Paul, Welss, Rifklind, Wharton & Garrison LLP, 1285
Avenue of the Americas, New York, New York 10019-6064 (Attn: Alan W. Kornberg, Esq.

(akornberg@paulweiss.com), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com)

nerhan, csg. (when have powers scorn), sean A. microen, csg. (sinit chere) and Meal P.Domelly, Esq. (nohenle)/@paulweiss.com));

H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55 Hudson Yards, New York 10001–2163 (Attr.: Dennis F.Dunne, Esq. (DDunne@milbank.com) and Samuel
A. Kahlil, Esq. (skhalil@milbank.com)) and (B) Milbank LLP, 2029 (entury Park East, 33rd Flong.
Los Angeles, California 90067 (Attr.: Gregory A. Bray, Esq. (GBray@milbank.com) and Thomas R.

Kreller, Esq. (TKreller@milbank.com));
I. The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 1160 Battery Street, Julie 100, San Trancisco, California 94111 (Attr. Robert A. Julian, Est, Grijulian) bakerlaw.com) and Cecily A. Dumas, Esq. (cdumas@bakerlaw.com) and Cecily A. Dumas, Esq. (cdumas@bakerlaw.com)) and (8) Baker & Hosteller LLP, 11601 Wikhisr Boulevard, Suite 1400, Los Angeles, California, 90025-9509 (Attr.: Eric. E. Sagerman, Esq. (esagerman@bakerlaw.com) and Lauren T. Attard, Esq. (lattard@bakerlaw.com)

J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Attr.: Matthew A. Feldman, E.Sq. (mfeldman@willkie.com), Joseph G Minias Esq. (jiminias@willkie.com), Benjamin P, McGallen Esq. (dforman@ willkie.com) and (B) Diemer & Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose, California 95113 (Attn:Kathryn S.Diemer (kdiemer@diemerwei.com));

K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street,

Fiftieth Floor, Los Angeles, California 90071–2300 (Attn. Bruce S. Bennett, Esq. (bbennett@ jonesday.com), Joshua M. Mester, Esq. (jmester@jonesday.com), and James O. Johnston, Esq.

(jjohnston@jonesday.com)); and L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akin Gump Straus: Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn: Michael S. Stamer, Esq. (mstamer@akingump.com), Ira S. Dizengoff, Esq. (idizengoff@akingump.com), David H. Botter, Esq. (dbotter@akingump.com), Abid Qureshi, Esq. (aqureshi@akingump.com)

David H. Botter, Esq. (dobotter@akingump.com), Abid Qureshi, Esq. (aqureshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, SBO California Street, Suite 1500, San Francisco, California 94104 (Attr. Ashley Vinson Crawford, Esq. (avcrawford@akingump.com)).

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS, THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION FILED LATER WHEN THE PLAN IS READY TO BE CONSIDERED. IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD ATTHE DISCLOSURE STATEMENT HEARING.

Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:

tollowing dates and deadlines:

a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the Plan,
b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing summary of Fire Victim Claims Resolution Procedures.

c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire

d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure Statement).

e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim frust Agreement and the Fire Victim Claims Resolution Procedures f. March 6, 2020 at 4:00 p.m. (Prevalling Pacific Time): Deadline for any creditor or

- shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of voting to accept or reject the Plan
- g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure Statement.
- h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time); Deadline for submitting Ballot

i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and serving objections to Plan confirmation

objections to Plan confirmation.

j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling conference. Principal counsel representing a party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being striken.

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): Eist day of Confirmation.

kiji May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation

Hearing,

Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost at https://restructuring.primeclerk.com/pgel/. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (f) examined by interested parties during normal business hours at the office of the Clerk on a public computer terminal; (fi) accessed for a fee via PACER at https://www.canbu.scourts.gov/ and (iii) obtained by written request to the Debtors' solicitation agent, Prime Clerk LL ("Prime Clerk" or the "Solicitation Agent"), at the address or e-mail address below: If by standard, overnight, or hand delivery: PG&E Information c/o Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; If by e-mail to: poelnin@Primeclerk.com.

NOTICE OF VOTE CENTERS

NOTICE IS HEREBY GIVEN that the Presidential Pri day of March 2020 at which election the polls will be o 3rd of February 2020 until March 2nd, 2020, and 7:00

and that during said hours, said election will be held a

LOCATION NAME February 3 thro Registration & Elections Division Assessor-County Clerk-Recorder Main Library February 22 th Lewis and Joan Platt East Palo Alto Family YMCA, City Room Emergency Operations Center Fair Oaks Community Center Mid-Peninsula Boys & Girls Club, Teen Center February 29 thr Menlo College, Atherton Hall City Hall, Emergency Operations Center City Hall, Council Chambers St. Paul's Episcopal Church, Foote Hall Town Hall, Council Chambers libert Teglia Community Cente Doelger Senior Center, Room 5 Bayshore Community Center Beystone Community Center Selferson Union High School District, Room 200 Saint Francis of Assisi Church William E. Walker Recreation Center, Lagoon Room Bayside Community Church, Parish Hall Arrillaga Recreation Center, Sequoia Room Onetta Harris Community Center, Multipurpose Room Community Center arallone View Elementary School

Noodside Fire Protection District Station 19, Training Room an Mateo Office of Education, Arroyo Room ity Hall, Conference Room 115

St. Peter Parish Historic Schoolhouse

Skyline College, Pacific Heights Building 19, Room PH-314 Crestview Park Clubhouse

orestivem Park Citomouse San Carlos Library, Conference Room San Maleo County Health Department Administration, Room 100 San Mateo Adult School, Saturn Room San Mateo Senior Center, Library

ommunity Activities Building, Room 1

loseph A. Fernekes Recreation Building

Aegis Living, Library Woodside Village Church

In accordance with California Elections Code Section and continuing daily up to and including the fourth da least one vote center is provided for every 50,000 reas determined on the 88th day before the day of the smcacre.org or call (650) 312-5222.

By order of the Chief Elections Officer & Assessor-Coun

February 19, 2020

GOVERNMENT

Notice of Issuance of RFP The Department of Children, Youth and Their Families announces the issuance of a Request for Proposals (RFP) for the Commercial Food Service Vendor for Food Service Vendor for San Francisco Summer Food Service and Child and Adult Care Food Program. Qualifying agencies will be required to comply with the federal, state and local regulations governing the program. Final awards are subject to availability of funds, contract terms, and rights. The RFP will be released on February 24, 2020. The RFP and required forms may be downloaded from www.dcyf. org or picked up in person Monday-Friday from 9:00 a.m. to 4:00 pm at 1390 Market 1972 1980 pm at 1390 mark

no later than Friday, March 20,

2020, at 4:00 p.m. For more information, conta Michelle Kim at (415) 93 4838 or michelle.kim@do

CIVIL

ORDER TO SHOW CAUSI FOR CHANGE OF NAME Case No. 20CIV00570 Superior Court of Californ County of San Mateo Petition of: Annie Pui Yi Ton behalf of Briana Grace S for Change of Name TO ALL INTERESTE PERSONS: Petitioner Annie Pui Yi Tambehalf of Briana Grace S filed a petition with this cofor a decree changing namas follows:

or a decree changing names follows:
Briana Grace Sue to Briana Grace Tam-Sue
The Court orders that persons interested in the

Dated: February 11, 2020

SAN MATEO COUNTY: 650-556-1556 F-mail: smlenals@sfmediaco.com

SAN FRANCISCO: 415-314-1835 F-mail: sflenals@sfmediaco.com

San Francisco Examiner • Daly City Independent • San Mateo Weekly • Redwood City Tribune • Enquirer-Bulletin • Foster City Progress • Millbrae - San Bruno Sun • Boutique & Villager

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

> Chapter 11 Case No. 19-30088 (DM)

(Lead Case) (Jointly Administered)

In re: PG&E CORPORATION,

- and -PACIFIC GAS AND ELECTRIC COMPANY,

Debtors.

PLEASE TAKE NOTICE THAT:

☐ Affects PG&E Corporation
☐ Affects Pacific Gas and Electric Company
☑ Affects both Debtors

* All naners shall he filed in the Lead Case

No. 19-30088 (DM).

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF

- The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed" Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "**Plan**"). Capitalized terms used but not defined herein have the meanings ascribed to
- such terms in the Proposed Disclosure Statement.

 2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "**Scheduling Order**"), the Debtors will file, on or before February 18, 2020, a Motion requesting, *inter alia*, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").
- 3. **Disclosure Statement Hearing.** A hearing (the "**Disclosure Statement Hearing**") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the **Bankruptcy Court***), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.
- 4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.
 a. Core Parties. Pursuant to the Court's Scheduling Order, the following partie:
- (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v)C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than **4:00 p.m. on February 28, 2020 (Prevailing Pacific Time)**(i) the Tort Claimants Committee; (ii) the Creditors Committee; (iii) the U.S. Trustee; (iv) the Ad Hoc Group of Subrogation Claimholders; (v) the Ad Hoc Committee of Senior Unsecured Noteholders; (vi) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims: (xi) Valley Clean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/West and Feather River Hospital; and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).
- b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).
- c. Response and Objection Procedures. Disclosure Statement or Solicitation
- (i) Be in writing:
- (ii) State the name and address of the objecting party and the amount and nature of the Claim or Interest of such party;
- (iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response:
- (iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing rocedures for Disclosure Statement and Confirmation Hearing (N.D.Cal. May 2017) (Montali, J.), and the Scheduling Order: and
- (v) Be served on the following parties:

 A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102;
- B. The Debtors, 70 PG&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94177 (Attr.: Janet Loduca, Esq.); C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767 Fifth Avenue,
- New York, New York 10153 (Attn: Stephen Karotkin, Esq. (stephen.karotkin@weil.com), Jessica Liou, Esq. (jessica.liou@weil.com), and Matthew Goren, Esq. (matthew.goren@weil.com)), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California 94108 (Attn: Tobias S. Keller, Esq. (tkeller@kellerbenvenutti.com) and Jane Kim, Esq. (jkim@kellerbenvenutti.com)), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attn: Paul H. Zumbro, Esg. (pzumbro@cravath.com), Kevin
- J.Orsini, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.com));
 D. The U.S. Trustee, 450 Golden Gate Avenue, 5th Floor, Suite 05-0153, San Francisco,
 California 94102 (Attn: James L. Snyder, Esq. (James.L.Snyder@usdoj.gov) and Timothy Laffredi, Esq. (Timothy. S. Laffredi@usdoj.gov));

- E. The attorneys for the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, New York 10038-4982 (Attn: Kristopher M. Hansen, Esg. (khansen@stroock.com), Erez E. Gilad Esq. (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com) and (B) Stroock & Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3086 (Attn:Frank A. Merola, Esq. (fmerola@stroock.com));
- The attorneys for the collateral agent under the Debtors' debtor-in-possessio financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York, Not York 10017 (Attn: Eli J. Vonnequt, Esq. (eli.vonnequt@davispolk.com), David Schiff, Esq. (david.schiff@
- davispolk.com), and Timothy Graulich, Esq. (timothy graulich@davispolk.com)); G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attn: Alan W. Komberg, Esq. (akornberg@paulweiss.com), Brian S. Hermann, Esg. (bhermann@paulweiss.com), Walter R Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P.Donnelly, Esq. (ndonnelly@paulweiss.com));
- and Nearl F. Donnelly, Esq. (Indonnelly@paulweiss.com);
 H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55 Hudson Yards, New York, New York (1001-2163 (Attm: Dennis F. Dunne, Esq. (DDunne@milbank.com) and Samuel A. Kahlil, Esq. (skhalil@milbank.com)) and (B) Milbank LLP, 2029 Century Park East, 33rd Floor, os Angeles, California 90067 (Attn: Gregory A. Bray, Esq. (GBray@milbank.com) and Thomas R Kreller, Esq. (TKreller@milbank.com)):
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- The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Attn: Matthew . Feldman, Esq. (mfeldman@willkie.com), Joseph G Minias Esq. (jminias@willkie.com), enjamin P. McCallen Esq. (bmccallen@willkie.com), and Daniel I. Forman Esq. (dforman@ willkie.com) and (B) Diemer & Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose
- California 95113 (Attn:Kathryn S. Diemer (kdiemer@diemerwei.com));
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- IF ANY ORIFCTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING.
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- May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling conference. Principal counsel representing a party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.

 k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation
- Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost at https://restructuring.primeclerk.com/pge/ The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Clerk on a public computer terminal; (ii) accessed for a fee via PACER at http://www.canb.uscourts.gov/; and (iii) obtained by written request to the Debtors' solicitation agent, Prime Clerk LLC ("Prime Clerk" or the "Solicitation Agent"), at the address or e-mail ddress below: If by standard, overnight, or hand delivery: PG&E Information c/o Primi Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; **If by**

THE SOLICITATION AGENT IS NOT AUTHORIZED TO. AND WILL NOT PROVIDE. LEGAL

Dated: February 11,2020

NOTICE OF VOTE CENTERS IN SAN MATEO COUNTY, CALIFORNIA

NOTICE IS HEREBY GIVEN that the Presidential Primary Election is to be held in the County of San Mateo on the 3rd day of March 2020 at which election the polls will be open from the hour of 9:00 AM to the hour of 5:00 PM beginning the 3rd of February 2020 until March 2nd, 2020, and 7:00 AM to the hour of 8:00 PM on Election Day, the 3rd of March 2020, and that during said hours, said election will be held at the legally designated Vote Centers in the County.

LOCATION NAME	at the legally designated vote Centers in the County. LOCATION	PRECINCTS
	rough March 3	
Registration & Elections Division	40 Tower Road, San Mateo, CA 94402	All
Assessor-County Clerk-Recorder	555 County Center, Redwood City, CA 94063	All
Main Library	840 West Orange Avenue, South San Francisco, CA 94080	All
	rough March 3	
City Hall	333 90th Street, Daly City, CA 94015	All
Lewis and Joan Platt East Palo Alto Family YMCA, City Room		All
Emergency Operations Center	537 Kelly Avenue, Half Moon Bay, CA 94019	All
Fair Oaks Community Center	2600 Middlefield Road, Redwood City, CA 94063	All
Senior Center	1555 Crystal Springs Road, San Bruno, CA 94066	All
Mid-Peninsula Boys & Girls Club, Teen Center	200 North Quebec Street, San Mateo, CA 94401	All
	nrough March 3	7 11
Menlo College, Atherton Hall	11000 El Camino Real, Atherton, CA 94027	All
City Hall, Emergency Operations Center	1 Twin Pines Lane, Belmont, CA 94002	All
City Hall, Council Chambers	50 Park Place, Brisbane, CA 94005	All
St. Paul's Episcopal Church, Foote Hall	415 El Camino Real, Burlingame, CA 94010	All
Town Hall, Council Chambers	1198 El Camino Real, Colma, CA 94014	All
Albert Teglia Community Center	285 Abbot Avenue, Daly City, CA 94014	All
Doelger Senior Center, Room 5	101 Lake Merced Boulevard, Daly City, CA 94015	All
		All
Bayshore Community Center	450 Martin Street, Daly City, CA 94014	All
Jefferson Union High School District, Room 200	699 Serramonte Boulevard, Daly City, CA 94015	
Saint Francis of Assisi Church	1425 Bay Road, East Palo Alto, CA 94303	All
William E. Walker Recreation Center, Lagoon Room	650 Shell Boulevard, Foster City, CA 94404	All
Bayside Community Church, Parish Hall	1401 Beach Park Boulevard, Foster City, CA 94404	All
Town Hall	1600 Floribunda Avenue, Hillsborough, CA 94010	All
Arrillaga Recreation Center, Sequoia Room	700 Alma Street, Menlo Park, CA 94025	All
Onetta Harris Community Center, Multipurpose Room	100 Terminal Avenue, Menlo Park, CA 94025	All
Community Center	623 Magnolia Avenue, Millbrae, CA 94030	All
Farallone View Elementary School	1100 Le Conte Avenue, Montara, CA 94037	All
St. Peter Parish	700 Oddstad Boulevard, Pacifica, CA 94044	All
Historic Schoolhouse	765 Portola Road, Portola Valley, CA 94028	All
Community Activities Building, Room 1	1400 Roosevelt Avenue, Redwood City CA 94061	All
Woodside Fire Protection District Station 19, Training Room	4091 Jefferson Avenue, Redwood City, CA 94062	All
San Mateo Office of Education, Arroyo Room	101 Twin Dolphin Drive, Redwood City CA 94065	All
City Hall	1017 Middlefield Road, Redwood City, CA 94063	All
City Hall, Conference Room 115	567 El Camino Real, San Bruno, CA 94066	All
Skyline College, Pacific Heights Building 19, Room PH-314	3300 College Drive, San Bruno, CA 94066	All
Crestview Park Clubhouse	350 Crestview Drive, San Carlos, CA 94070	All
San Carlos Library, Conference Room	610 Elm Street, San Carlos, CA 94070	All
San Mateo County Health Department Administration, Room 100		All
San Mateo Adult School, Saturn Room	789 East Poplar Avenue, San Mateo, CA 94401	All
San Mateo Senior Center, Library	2645 Alameda de las Pulgas, San Mateo, CA 94403	All
Joseph A. Fernekes Recreation Building	781 Tennis Drive, South San Francisco, CA 94080	All
Aeqis Living, Library	2280 Gellert Boulevard, South San Francisco, CA 94080	All
Woodside Village Church	3154 Woodside Road, Woodside, CA 94062	All
	on 4005(4)(A) beginning 10 days before the day of	

In accordance with California Elections Code Section 4005(4)(A), beginning 10 days before the day of the election and continuing daily up to and including the fourth day before the election, for a minimum of eight hours per day, at least one vote center is provided for every 50,000 registered voters within the jurisdiction where the election is held, as determined on the 88th day before the day of the election. For more information please visit our website at www. smcacre.org or call (650) 312-5222.

By order of the Chief Elections Officer & Assessor-County Clerk-Recorder of the County of San Mateo, State of California

February 19, 2020

Mark Church

Chief Elections Officer & Assessor-County Clerk-Recorder

CNS-3332710#

GOVERNMENT

Notice of Issuance of RFP
The Department of Children,
Youth and Their Families Youth and Their Families announces the issuance of a Request for Proposals (RFP) for the Commercial Food Service Vendor for San Francisco Summer Food Service and Child and Adult Care Food Program. Qualifying agencies will be required to comply with the federal, state and local

regulations governing the program. Final awards are subject to availability of funds, contract terms, and rights. The RFP will be released on February 24, 2020. The RFP and required forms may be downloaded from www.dcvf. downloaded from www.dcvf org or picked up in person Monday-Friday from 9:00 a.m. to 4:00 p.m. at 1390 Market Street, Suite 900, in San Francisco Proposals are due no later than Friday, March 20

2020, at 4:00 p.m For more information, contact Michelle Kim at (415) 934-4838 or michelle.kim@dcyf.

CIVIL

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

Case No. 20CIV00570 Superior Court of California, County of San Mateo Courry of San Mateo
Petition of: Annie Pui Yi Tam
on behalf of Briana Grace Sue
for Change of Name
TO ALL INTERESTED
DEDSONS:

PERSONS: Petitioner Annie Pui Yi Tam on behalf of Briana Grace Sue filed a petition with this court for a decree changing names as follows:

Briana Grace Sue to Briana Grace Tam-Sue
The Court orders that all persons interested in this

matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes described above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a

hearing. Notice of Hearing: Date: 03/13/2020, Time: 9 am,

Dept.: PJ
The address of the court is

A copy of this Court is 400 County Center, Redwood City, CA 94033 A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following. the petition in the following newspaper of general newspaper of general circulation, printed in this

county: The Examiner Date: JAN 29, 2020 Jonathan E. Karesh Judge of the Superior Court 2/12, 2/19, 2/26, 3/4/20 NPFN-3341915# **EXAMINER - BOUTIQUE &** VILLAGER

AMENDED SUMMONS (Family Law) CITACIÓN (Derecho

familiar) CASE NUMBER (NÚMERO DE CASO): FDI-18-790562 NOTICE TO RESPONDENT (Name): AVISO DEMANDADO (No (Name): AVISO AL DEMANDADO (Nombre): Weiqu YE aka Wai Keoi YIP You have been sued. Read the information below and on the

next page.
Lo han demandado. Lea la

información a continuación y en la página siguiente.

Petitioner's name is:

Nombre del demandante:

Yingzhu ZHENG

You have 30 calendar days after this Summons and Petition are served on you to file a Response (form FÍ -120) at the court and have a copy

Exhibit T

AFFIDAVIT OF PUBLICATION

In The Matter Of: PG&E BANKRUPTCY NOTICE

Advertisement for - PG&E CORPORATION

This is to certify that a 1/4 page ad appeared on PGA7

Newspaper name: SISKIYOU DAILY NEWS

On (Dates) 2/19/20

Signature

of 50

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No. 19-30088 (DM) (Lead Case)

(Jointly Administered)

UNITED STATES BANKRUPTCY COURT

NORTHERN DISTRICT OF CALIFORNIA. SAN FRANCISCO DIVISION

PACIFIC GAS AND ELECTRIC COMPANY

Affects PG&E Corporation

Affects Pacific Gas and Electric Company

Affects both Debtors

* All papers shall be filed in the Lead Case, No. 19-30088 (DM) AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT

CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF PLEASE TAKE NOTICE THAT:

1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' (pirt Chapter 11 Plan of Represarizing dated Jaugust 31, 2020 [Docket No. 5590]) Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined

nerein have the meanings ascribed to such terms in the Proposed Disclosure Statement Solicitation Procedures Motion. In accordance with the amended Disclosure ent approval and Plan confirmation schedule established by the Court [Docket No. Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, *inter alia*, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").

3. <u>Disclosure Statement Hearing</u>. A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montals (bitted States Bankrutoky, uldne, or March 10, 2020, at 16/010, an (Perusilius Pacific).

United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "**Bankruptcy Court**"), 450 Golden Gate Avenue, 16th Floor, San Francisco. California 94102. or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy

4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (a. In the Court of the Court o

a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A rocedures Motion (each, a "Disclosure Statement or Solicitation Objection Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by email on the parties listed in Paragraph 4.c.(v)C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time): (i) the Tort Claimants Committee; (ii) the CLS. Trustee; (iv) the Ad Hoc Group of Subrogation Claimholders; (v) the Ad Hoc Committee of Senior Unsecured Noteholders; (vi) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newson; (ix) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (xi) Valley Clean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/West and Feather River Hospital; and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of Hospital; and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of Hospital; and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objection or a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth

Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth pelow so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific

c. Response and Objection Procedures. Disclosure Statement or Solicitation

(ii) State the name and address of the objecting party and the amount and nature of e claim or Interest of such party;

(iii) State with particularity in short, concise bullet points (without points and the state of the points and the state of the state with particularity in short, concise bullet points (without points and the state of the s

Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D. Cal. May 2017) (Montali, J.), and the Scheduling Order; and (V) Be served on the following parties:

A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102;

B. The Debtors, c/O PG&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94177 (Attn: Janet Loduca, Esq.);

C. The attorneys for the Debtors, (A) Weil, Golshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Stephen Karotkin, Esg. (stephen.karotkin@weil. com). Jessica Liou Esg. (jessica Iliou/Esg. (jessica Iliou/Esg. (jessica) Iliou/Esg com), Jessica Liou, Esq. (jessica.liou@weil.com), and Matthew Goren, Esq. (matthew. goren@weil.com)), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California 94108 (Attn: Tobias S. Keller, Esq. (tkeller@kellerbenvenutti.com) and Jane Kim, Esq. (jkim@kellerbenvenutti.com)), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attn: Paul Hrzumbro, Esq. (pzumbro@cravath.com), Kevin J. Orsini, Esq. (korsini@cravath.com), and on the state of the square cash. Esq. (nasah@cravath.com) and on the square cash.

Nasab, Esq. (onasab@cravath.com));
D. The U.S. Trustee, 450 Golden Gate Avenue, 5th Floor, Suite 05-0153, San
Francisco, California 94102 (Attn: James L. Snyder, Esq. (James.L.Snyder@usdoj.gov)

Dated: February 11, 2020

GOODYEAR WRANGLER

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York, New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@stroock.com.) Erez E. Gilad, Esq. (egilad@stroock.com.) and Matthew G. Garofalo, Esq. (ingarofalo@ stroock.com)) and (B) Stroock & Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3086 (Attn: Frank A. Merola, Esq. (imerola@stroock.com)); F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attn: Eli J. Vonnegut, Esq. (eli.vonnegut@davispolk.com), David Schiff, Esq. (david. schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.graulich@davispolk.com));

and Timothy Laffredi, Esq. (Timothy.S.Laffredi@usdoj.gov)); E. The attorneys for the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New

G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attn: Alan W. Kornberg, Esq

Avenue of the Americas, New York, New York 10019-6064 (Attn: Alan W. Kornberg, Esq. (akornberg@paulweiss.com), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com)), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com));

H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55 Hudson Yards, New York, New York 10001-2163 (Attn: Dennis F. Dunne, Esq. (DDunne@milbank.com) and Samuel A. Kahlil, Esq. (skhalil@milbank.com)) and (B) Milbank LLP, 2029 Century Park East, 30'ff Clioq. Los Angeles, California 90067 (Attn: Gregory A. Bray, Esq. (Bray@milbank.com)) and Thomas R. Kreller, Esq. (TKreller@milbank.com));

1. The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 1160 Battery Street, Suite 100, San Francisco, California 94111 (Attn: Robert A. Julian,

1160 Battery Street, Suite 100, San Francisco, California 94111 (Attn: Robert A. Julian Esq. (rjulian@bakerlaw.com) and Cecily A. Dumas, Esq. (cdumas@bakerlaw.com)) and (B) Baker & Hostetler LLP, 11601 Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attn: Eric E. Sagerman, Esq. (esagerman@bakerlaw.com) and Lauren T Attard, Esq. (lattard@bakerlaw.com));

Attard, Esq. (lattard@pakeiraw.com);

J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Attn: Matthew A. Feldman, Esq. (mfeldman@willkie.com), Joseph G Minias Esq. (imnias@willkie.com), Benjamin P. McCallen Esq. (bmccallen@willkie.com), and Daniel I. Forman Esq. (dforman@willkie.com) and (B) Diemer & Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose, California 95113 (Attn: Kathryn S. Diemer (kdiemer@diemerwei.com));

K. The attorneys for the Sharagholder Propongonsts. Jones Day 555 (Suth Enwer

K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flowe Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attn: Bruce S. Bennett, Esq. (bbennett@jonesday.com), Joshua M. Mester, Esq. (jmester@jonesday.com), and James O. Johnston, Esq. (ijohnston@jonesdav.com)); and

O. Johnston, Esq. (ighnston@ignesday.com); and
L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A)
Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn:
Michael S. Stamer, Esq. (mstamer@akingump.com), Ira S. Dizengoff, Esq. (idizengoff@akingump.com), David H. Botter, Esq. (dbotter@akingump.com), Abid Qureshi, Esq. (aqureshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, 580 California
Street, Suite 1500, San Francisco, California 94104 (Attn: Ashley Vinson Crawford, Esq. (avcrawford@akingump.com)).
The Court Narrowly Construes Section 1125(a)(1) of the Bankruptcy
Code. Objections to the Proposed Disclosure Statement are to Make SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS.

COURT WILL NOT THEAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION FILED LATER WHEN THE PLAN IS READY TO BE CONSIDERED.

IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELEF

SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING. 5. Other Relevant Dates. The Scheduling Order also approved and established th

rollowing dates and oeadlines:

a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the Plan.
b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing summary of Fire Victim Claims Resolution Procedures.
c. February 28, 2020: Deadline to file substantially final form of Subrogation

Wildfire Trust Agreement.

d February 28, 2020: Deadline for Debtors to file proposed executive summary of February 28, 2020: The Claims (this decument is referred to as the Fire Victim Claim).

Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure Statement).
e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victin Trust Agreement and the Fire Victim Claims Resolution Procedures

f. March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of voting to accept or size the Different class or amount for purposes of voting to accept or arch 9, 2020: Debtors to file revised or amended Plan and Proposed Dis

h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for subm

Ballots to accept or reject the Plan.
i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and

j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmatio (III) State with particularity in snort, concise builet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response; (IV) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Conformation the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Conformation Hearing and scheduling of to reining of contested legal issues. Failure Establishing Procedures for Disclosure Statement and Conformation Hearing (IV) D. Cal. May 2017) (Montali, J.), and the Scheduling Order; and (IV) Be served on the following parties:

the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost at https://restructuring.primeclerk.com/pge/. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation pge/. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by interested parties during norm business hours at the office of the Clerk on a public computer terminal; (ii) accessed for Dusiness nours at the ornice of the clerk of a public computer terminar, (ii) accessed for a fee via PACER at http://www.canb.uscourts.gov/; and (iii) obtained by written request to the Debtors' solicitation agent, Prime Clerk LLC ("Prime Clerk" or the "Solicitation Agent"), at the address or e-mail address below: If by standard, overnight, or hand delivery: Posts Information (or Prime Clerk, LLC, One Grand Central Place, 60 East 42nd of the Solicitation Agent's The Solicitation Agent's NOT AUTHORIZED TO, AND WILL NOT PROVIDE.

ASK ANNIE

Crazy about boyfriend or just stir crazy?

I have been seeing this guy for about eight months now and don't know how to explain what the situation is. He always comes to

my house, and we watch TV and do a lot of talking. I feel like I have known him my whole life and am so comfortable with him.

My problem is that we never go out or do anything together. I have asked him if he is embarrassed to be seen in public with me, and he says, emphatically, is no, and then he changes the subject.

Ĭ truly think I'm going crazy. What do I do? Homebound

Dear Homebound,

Don't end it; just change it. If you want to go out on a date, then go out on a date. The next time he says he is going to come over to watch TV, tell him you will meet him at a local restaurant or movie theater to have a night out.

It is important to communicate to your partner what is important to you. If it's a nice night on the town, then insist on it. You are certainly entitled to one. If he refuses, then yes, it is time to look for a new partner.

Dear Annie,

Our 48-year-old daughter decided four years ago to legally change her name and deny us as family. I am her stepmother, but she has been my daughter since she was 10 years old. My husband and I are in our late 60s and 70s, respectively.

Our daughter has had a history of obtaining wonderful jobs but then having a problem with a coworker, which always leads her to either quit or be fired. We have tried to discuss her issues with her but to no avail.

She asked four years ago if she could come live with us and we refused. She had been on government assistance from her previous job for almost a year and had not found anything of interest to her. She felt that taking a lowerpaying job - as many of us have done to survive – was beneath her. We agreed to help with a few

hundred dollars a month for about six months but then stopped. (Neither of us has a large income as we are both retired.)

She sent virulent, hateful letters to my husband and his

ex-wife (her mother) and myself, saying her father and mother abused her, and that I had no right to think of her as my daughter.

I believe she needs counseling, but she does not accept that idea. I have offered to go with her. I have sent texts every birthday and holiday stating she is always welcome at our house should she decide

to come.

Annie Lane

I miss her, and I am feeling uncertain that I made the right decision. Were we very wrong? I pray for her every week of my life and always will.

Heartbroken Parents

Dear Heartbroken Parents,

You weren't wrong. You're squarely in the right. If only that made the situation any less painful.

Your daughter appears to have some sort of mental block and does not know how to live without interpersonal conflict, as evidenced by her work history. She may have a personality disorder -- something a therapist would help diagnose and treat, should your daughter ever take your advice and see one.

I'm sorry that you and your husband are grieving this lost connection with a child, and I hope in time she seeks to mend it. In the meantime, continue to affirm to yourself that you are doing all you can. Pray for her, but also pray that you can find some acceptance of the situation.

Perhaps the most frustrating fact of life is that we cannot force our loved ones to seek help. All we can do is seek peace within ourselves and hope to lead by example.

Dear Annie,

When my brother-in-law is sick, he loves to cough: He says he wants to spread his germs around. Recently, we went out to eat with him, and he coughed into his hands and not into his elbow. He kept coughing throughout the meal. No one wants his sickness. I find it

difficult to be around him.

My brother-in-law is also a bully, and I believe this is part of his love of bullying -- spreading illness to others.

Please tell people to stay home when they are sick, cough into their elbows and see a pulmonary specialist if their cough lasts more than a month.

Sick of the Chronic Cougher

Dear Sick,

Your brother-in-law is sick in more ways than one. Shame on him. I should hope this is common sense by now, but in case anyone needs to hear it: Covering one's mouth when coughing or sneezing isn't just polite; it's a simple and effective way to reduce the spread of germs. It is best to keep tissues handy so that you can cover your mouth and nose when coughing or sneezing and promptly dispose of the used tissue. Then thoroughly wash your hands with soap and clean running water. If clean running water is unavailable, the CDC recommends using an alcohol-based hand sanitizer that contains at least 60% alcohol.

Dear Annie,

The end of 1998 was horrible for me. I lost my father in November to cancer, and in December, I lost my 50 year-old husband to heart issues.

What has gotten me through all these years has been to think positively and to surround myself with everything positive: my favorite music, my favorite colors in clothing, my most positive friends and, especially, my family.

I have also gone back to church and am very involved in many different projects.

Tips to Cope

Dear Tips to Cope,

Thank you for sharing what has supported you through your grief.

"Ask Me Anything: A Year of **Advice From Dear Annie" is** out now! Annie Lane's debut book - featuring favorite columns on love, friendship, family and etiquette - is available. Send your questions for Annie Lane to dearannie@creators.com.

PIRIC NOTICE Caltrans CALIFORNIA DEPARTMENT OF TRANSPORTATION

Yreka Rehab Project | Caltrans District 2

NOTICE OF INTENT TO ADOPT A NEGATIVE DECLARATION PURSUANT TO CEQA



What Is Planned

The California Department of Transportation (Caltrans), with the Federal Highway Administration (FHWA), is proposing a roadway rehabilitation project on State Route (SR) 3 in the City of Yreka in Siskiyou County. The project includes the segment of SR 3 from post mile R46.8 to R48.0 (this section of roadway has a post mile equation [L50.16 = R47.38]), Moonlit Oaks Avenue between SR 3 and Fairlane Road, and a section of SR 263 from post mile 49.1 to 49.4. The project is approximately 4.4 miles in length, and is primarily in an urban, main street setting. The purpose of the project is to rehabilitate the existing pavement to current design standards, increase the service life of the roadway, improve rideability for motorists, provide a multimodal facility, establish system linkage, and improve safety for pedestrians, bicyclists, and motorists.

Notice of Availability

Caltrans and the FHWA have prepared an Initial Study with Proposed Negative Declaration (IS/ND) for the Yreka Rehab. This notice is to inform you of the preparation of the IS/ND and of its availability for you to review. The IS/ND is being circulated for public and agency review in accordance with California Environmental Quality Act (CEQA) guidelines. It is available for public review from February 14 to March 14, 2020.

A copy of the IS/ND is available for review at Caltrans District 2, 1031 Butte Street, Redding, and the Siskiyou County Public Library, 719 Fourth Street, Yreka. Copies of supporting technical documents are available upon request. To request a copy of the IS/ND or supporting technical documents, please contact Wesley Stroud, Office Chief at wesley.stroud@dot.ca.gov or (530) 225-3510.

Please submit any comments you may have in writing by March 21, 2020 to: California Department of Transportation, Attn: Wesley Stroud, Caltrans District 2 Office of Environmental Management, MS-30, 1657 Riverside Drive, Redding, CA 96001

Public Meeting

Caltrans has scheduled a public meeting for the project. The meeting will be held on Wednesday, February 19, 2020, from 4:00 p.m. to 7:00 p.m. at the Best Western Miner's Inn located at 122 E Miner Street in Yreka.

SPECIAL ACCOMODATIONS: For individuals with sensory disabilities, this document can be made available in Braille, in large print, on audiocassette, or computer disk. To obtain a copy in one of these alternate formats, please call or write to Caltrans, Attn: Wesley Stroud, North Region Environmental Management, 1657 Riverside Drive, Redding, CA 96001; (530) 225-3510 (Voice), or use the California Page 12 Caltrans is an Equal Opportunity Employer.

Exhibit U

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 13 of 50

The Fresno Bee fresnobee.com





AFFIDAVIT OF PUBLICATION

Account #	Ad Number	Identification	PO	Amount	Cols	Depth
331883	0004565369	(A)	R2120057		3	9.00 In

PG&E Corporation 77 Beale Street, P.O. Box 7700 San Francisco, California 94177

Case: 19-30088

COUNTY OF DALLAS STATE OF TEXAS

The undersigned states:

McClatchy Newspapers in and on all dates herein stated was a corporation, and the owner and publisher of The Fresno Bee.

The Fresno Bee is a daily newspaper of general circulation now published, and on all-the-dates herein stated was published in the City of Fresno, County of Fresno, and has been adjudged a newspaper of general circulation by the Superior Court of the County of Fresno, State of California, under the date of November 28, 1994, Action No. 520058-9.

The undersigned is and on all dates herein mentioned was a citizen of the United States, over the age of twenty-one years, and is the principal clerk of the printer and publisher of said newspaper; and that the notice, a copy of which is hereto annexed, marked Exhibit A, hereby made a part hereof, was published in The Fresno Bee in each issue thereof (in type not smaller than nonpareil), on the following dates.

February 19, 2020

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Dated

February 20, 2020



Extra charge for lost or duplicate affidavits.

Entered: 02/27/2002/0:203:006 do np destey 14

of 50

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

PG&E CORPORATION. - and -PACIFIC GAS AND ELECTRIC COMPANY, Debtors.

☐ Affects PG&E Corporation Affects Pacific Gas and Electric Company Affects both Debtors
* All papers shall be filed in the Lead Case,

Chapter 11 Case No. 19-30088 (DM) (Lead Case) (Jointly Administered)

No. 19-30088 (DM) AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF

- The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "**Proposed Disclosure Statement**") for the *Debtors' and Shareholder Proponents' Joint Chapter 11 Plan* of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.
- 2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, inter alia, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").
- 3. Disclosure Statement Hearing. A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors. equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.
- 4. Objections or Responses to the Proposed Disclosure Statement and
- Solicitation Procedures Motion.

 a. Core Parties. Pursuant to the Court's Scheduling Order, the following partie: (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v)C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) 50 as to be received no later than **4:00 p.m. on February 28, 2020 (Prevailing Pacific Time)**: (i) the Tort Claimants Committee; (ii) the Creditors Committee; (iii) the U.S. Trustee; (iv) the Ad Hoc Group of Subrogation Claimholders; (v) the Ad Hoc Committee of Senior Unsecured Noteholders; (vi) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (xi) Valley Clean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/West and Feather River Hospital; and (xvi) the Consenting Fire Claimant Professional Group, Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).
- b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).
- c. Response and Objection Procedures. Disclosure Statement or Solicitation Objections must:
 - (i) Be in writing:
- (ii) State the name and address of the objecting party and the amount and nature of the Claim or Interest of such party;
- (iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response;
- (iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D.Cal.May 2017) (Montali, J.) and the Scheduling Order; and
 - (v) Be served on the following parties:
- A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102;
- B. The Debtors, c/o PG&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94177 (Attn: Janet Loduca, Esq.);
- C.: The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767 Fifth Avenue New York, New York 10153 (Attn: Stephen Karotkin, Esq. (stephen.karotkin@weil.com) Jessica Liou, Esq. (jessica.liou@weil.com), and Matthew Goren, Esq. (matthew.goren@weil. com)), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California 94108 (Attn: Tobias S. Keller, Esq. (tkeller@kellerbenvenutti.com) and Jane Kim, Esq. (jkim@kellerbenvenutti.com)), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attn: Paul H. Zumbro, Esg. (pzumbro@cravath.com), Kevin J. Orsini, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.com));

- E, The attorneys for the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@stroock.com), Erez E. Gilad Esq. (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com)) and (B) Stroock & Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3086 (Attn:Frank A. Merola, Esq. (fmerola@stroock.com));
- (Attit:Frank A. Merola, Esq. (Inferola@Stdock.com));

 F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attn: Eli J. Vonnegut, Esq. (eli.vonnegut@davispolk.com), David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.graulich@davispolk.com));
- The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attn: Alan W. Kornberg, Esq. (akornberg@paulweiss.com), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com));
- H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55 Hudson Yards, New York, New York 1001-2163 (Attr.: Dennis F. Dunne, Esq. (DDunne@milbank.com) and Samuel A. Kahlil, Esq. (skhalil@milbank.com)) and (B) Milbank LLP, 2029 Century Park East, 33rd Floor, os Angeles, California 90067 (Attn: Gregory A. Bray, Esq. (GBray@milbank.com) and Thomas R
- Kreller, Esq. (TKreller@milbank.com)); I. The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 1160 Battery Street, Suite 100, San Francisco, California 94111 (Attn: Robert A. Julian, Esq. (rjulian@ bakerlaw.com) and Cecily A. Dumas, Esq. (cdumas@bakerlaw.com)) and (B) Baker & Hostetlei LLP, 11601 Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attn: Eric E Sagerman, Esg. (esagerman@bakerlaw.com) and Lauren T. Attard. Esg. (lattard@bakerlaw.com
- The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Attn: Matthew A. Feldman, Esq. (mfeldman@willkie.com), Joseph G Minias Esq. (jminias@willkie.com), Benjamin P. McCallen Esq. (bmccallen@willkie.com), and Daniel I. Forman Esq. (dforman@ willkie.com) and (B) Diemer & Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose
- California 95113 (Attn: Kathryn S.Diemer (kdierner@diernerwei.com)); K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attn: Bruce S., Bennett, Esq. (bbennett@ onesday.com), Joshua M. Mester, Esq. (jmester@jonesday.com), and James O. Johnston, Esq (jjohnston@jonesday.com)); and
- L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn: Michael S tamer, Esq. (mstamer@akingump.com), Ira S. Dizengoff, Esq. (idizengoff@akingump.com) David H. Botter, Esq. (dbotter@akingump.com), Abid Qureshi, Esq. (aqureshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, S80 California Street, Suite 1500, San Francisco. California 94104 (Attn: Ashley Vinson Crawford, Esq. (avcrawford@akingump.com)).
- THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF
- SUCH AN OBJECTION FILED LATER WHEN THE PLAN IS READY TO BE CONSIDERED.

 IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE
 SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS
 PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING.
- 5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:
- a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the Plan
- b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing nary of Fire Victim Claims Resolution Procedures.
- c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire Trust Agreement
- d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure Statement).
- e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures
- f. March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of voting to accept or
- g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure Statement.
- h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots to accept or reject the Plan
- i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and serving objections to Plan confirmation.
- j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling conference. Principal counsel representing a party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discus scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.
- k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing.
- 6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and ma be examined by interested parties at no cost at https://restructuring.primeclerk.com/pge/ The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Clerk on a public computer terminal; (ii) accessed for a fee via PACER at http:// www.canb.uscourts.gov/; and (iii) obtained by written request to the Debtors' solicitation agent, Prime Clerk LLC ("Prime Clerk" or the "Solicitation Agent"), at the address or e-mail address below: If by standard, overnight, or hand delivery: PG&E Information c/o Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; If by e-mail to: pgeinfo@primeclerk.com.

THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT PROVIDE, LEGAL

FROM PAGE 1B

GIANTS

it is if he can only play one."

If Dubón can build upon a 106 at-bat stint in 2019 in which he hit .274 with a .740 OPS, he would become a valuable Swiss-Army knife who can impact games in multiple ways on a regular basis. Simply by appearing in the major leagues, Dubón has already transformed his own life.

"Going out places, everyone would be like, 'You're the guy that plays baseball.' " Dubón said of the month he spent at home this offseason.

In Honduras, he isn't simply that guy. He's the only guy born and raised in the country who has ever played a MLB game.

When Dubón and his fiancée, Nancy, returned home to Honduras after their engagement at Disneyland Paris this winter, it became immediately clear their lives would be different.

"When I got to the airport. I'm usually private about when I go, but when I got to the airport, there was media and everything," Dubón said. "That was new to me. My fiancée, we came back together and she was kind of freaking out, like, 'Who is this?' and I was like, 'I don't know.'

Dubón said there were "no quiet days" during the month he spent preparing for the 2020 season in Honduras, but he wouldn't have it any other

"It's amazing to get the support and how people look up to you," Dubón said. "The little kids, it's crazy when you ask who's your favorite big league player and they say it's me. It's a very unreal feeling."

The Giants' hope is that within months, kids around the Bay Area will call Dubón their favorite player,

PUBLIC NOTICE

#4559295 FRESNO UNIFIED SCHOOL DISTRICT

RFP #20-31, Security Guard Services NOTICE OF INVITATION

Notice is hereby given that Fresno Unified School District will receive sealed proposals for RFP No. 20-31, Security Guard Services to provide bonded and insured security patrol and standing guard services for District schools and facilities. The RFP will result in a two-year contract term with the option to extend for three

A MANDATORY Pre-proposal conference is scheduled on Wednesday, February 26, 2020 at 10:00 A.M. at the District Purchasing Office located at 4498 North Brawley Ave., Fresno, CA 93722. Vendors interested in responding to this RFP must attend in order to have their proposal accepted as responsive

Proposals will be received prior to 2:01 PM on March 13, 2020, in the Purchasing Department of the Fresno Unified School District, 4498 N. Brawley Ave., Fresno, CA 93722. Respondents shall submit one unbound original signed RFP and a USB flash drive loaded with a copy of the proposal in a sealed envelope prominently marked with the RFP number, RFP title, RFP opening time, date and name of vendor. Proposals received later than the designated time and date will not be accepted. Facsimile (FAX) or e-mailed copies of submittals will not be accepted.

Each proposal shall be accompanied by bid security in an amount of five-thousand dollars (\$5,000) in the form of a cashier's check made payable to the school district, a certified check made payable to the school district, or a bidder's bond executed by an admitted surety insurer made payable to the school district.

Award will be to the most responsible, responsive proposal based on the evaluation criteria outlined in the RFP document.

The successful proposer(s) will be required to provide a continuous performance bond in the amount of twenty-five percent (25%) of the total award executed by a surety satisfactory to the District.

Fresno Unified School District reserves the right to accept or reject any or all proposals or any combination thereof and to waive any informality or irregularity in the bidding process.

Copies of the bid documents may be downloaded from the Fresno Unified Purchasing website https://www.fresnounified.org/dept/purchasing/Pages/Bid-Information.aspx, click on the RFP title, or obtained from the Fresno Unified School District Purchasing Department 4498 N. Brawley, Fresno, CA, 93722. Refer any questions to Edward Van Patten at (559) 457-3583

> Published date: February 12, 2020 February 19, 2020

PUBLIC NOTICE

#4564733

NOTICE OF PETITION TO ADMINISTER ESTATE OF: Anita Diane Tammy
CASE NUMBER: 20CEPR00125

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: Anita Diane Tammy

A Petition for Probate has been filed by: Julie Gayle Nonini in the Superior Court of California, County of: Fresno

The Petition for Probate requests that Julie Gayle Nonini be appointed as personal representative to administer the estate of the decedent.

The petition requests the decedent's will and codicils, if any, be admitted to probate. The will and any codicils are available for examination in the file kept by the court.

A hearing on the petition will be held in this court as follows: Date March 25, 2020 Time: 9 AM Dept.: 303 SUPERIOR COURT OF CALIFORNIA, COUNTY OF Fresno 1130 "O" Street, Fresno, CA 93721

If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney

If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under section 9052 of the California Probate Code.

Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law.

You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk.

Petitioner: Julie Gayle Nonini 5132 N. Palm Ave 3206 Fresno, CA 93704 559-681-6848 Pro Per

PUBLIC NOTICE

#4569481 FRESNO UNIFIED SCHOOL DISTRICT NOTICE TO BIDDERS

NOTICE INVITING BIDS PURSUANT TO PUBLIC CONTRACT CODE 22000, ET SEQ (THE UNIFORM PUBLIC CONSTRUCTION COST ACCOUNTING ACT)

Notice is hereby given that the Fresno Unified School District ("DISTRICT") will receive sealed bids for Bid No. 20-43, Playground Equipment Installation for Various Elementary Schools: Birney, Figarden, Gibson, Heaton, Kratt, King, and Robinson, to install owner provided playground equipment.

Notice is hereby given pursuant to the provisions of Section 1770 et seq of the California Labor Code, each worker of the contractor and any of its subcontractors engaged in work on the Project shall be paid not less than the prevailing wage rate. The project is subject to compliance monitoring and enforcement by the Department of Industrial Relations (DIR).

Pursuant to Labor Code Section 1725.5, the DIR established a Contractor Registration Program, in which no contractor or subcontractor shall bid on, be listed in a bid, or engage in the performance of any public work contract without being

Prime Contractor must have a valid Class "A or B" Contractor's License

A MANDATORY pre-bid conference has been scheduled at 10:00 A.M. on February 27, 2020 in front of the Administration Office at Figarden Elementary School, 6235 N. Brawley Ave., Fresno CA 93722. Contractors bidding as a Prime Contractor for the project must attend in order for their bid to be "responsive". Immediately following the pre-bid conference will be a mandatory job-walk of the site(s).

This bid consists of 3 separate projects to be awarded by section. Sealed bids must be received on March 12, 2020 at the DISTRICT Purchasing Department, 4498 N. Brawley, Fresno CA 93722. Each bid section will be opened and read aloud immediately following its designated due time:

> Section A Prior to 2:01 P.M. – Figarden, Gibson, Kratt Section B Prior to 2:21 P.M. – Birney, Robinson Section C Prior to 2:41 P.M. - Heaton, King

Bids shall be accompanied by a certified check, cashier's check, or a bidder's bond in an amount not less than ten percent (10%) of total bids made payable to Fresno Unified.

The substitution of appropriate securities in lieu of retention amounts from progress payments in accordance with Public Contract Code Section 22300 is permitted.

The Bid documents are on file at Fresno and Tulare Builders Exchanges; and Fresno Reprographics.

Pursuant to Public Contract Code 3400(c)(2), Fresno Unified School District finds that it is in the best interest of the DISTRICT to standardize the products, equipment, and materials listed in Exhibit A-1 and Exhibit A-2 in order to match other products/equipment in use on a particular work of improvement either completed or in the course of completion. Where a specific brand, trade name, material, or product identified in the bid documents is also listed in Exhibit A-1 or Exhibit A-2, it shall be deemed to be followed by the words "No Substitutions," and CONTRACTOR shall not make or request substitutions regarding any such product, equipment or material. Exhibit A-1 and Exhibit A-2 may be obtained DISTRICT Purchasina Departme nt web page https://www.fresnounified.org/dept/purchasing/Pages/CUPCCAA.aspx

Copies of the bid documents may be downloaded at no charge: https://www.fresnou.org/dept/purchasing (Bid Opportunities) or obtained from DISTRICT Purchasing Department. Refer questions to Sarah Garcia (559) 457-3581.

Published: February 19, 2020

PUBLIC NOTICE

#4567431

FRESNO UNIFIED SCHOOL DISTRICT NOTICE TO BIDDERS

NOTICE INVITING BIDS PURSUANT TO PUBLIC CONTRACT CODE 22000, ET SEQ. (THE UNIFORM PUBLIC CONSTRUCTION COST ACCOUNTING ACT

Notice is hereby given that the Fresno Unified School District ("DISTRICT") will receive sealed bids for Bid No. 20-34, Sections A & B, Multipurpose Building HVAC Upgrades for Ericson, Gibson, Holland, Manchester, Powers-Ginsburg Elementary Schools, and Baird Middle School, to replace the existing evaporative cooling system in the multipurpose buildings with a high-efficiency rooftop package unit and related work.

advertisement, disabled veteran business enterprises (DVBE) will be afforded full opportunity to submit proposals in response to this invitation and will not be discriminated against on the grounds of race, color, creed, sex or national origin in consideration for award. The DVBE goal for the project is as follows: three percent (3%) of the dollar amount of the Contract.

DISTRICT hereby notifies all bidders that they will affirmatively ensure that in any Contract entered into pursuant to this

Notice is hereby given pursuant to the provisions of Section 1770 et seq of the California Labor Code, each worker of the contractor and any of its subcontractors engaged in work on the Project shall be paid not less than the prevailing wage rate. The project is subject to compliance monitoring and enforcement by the Department of Industrial Relations (DIR).

Pursuant to Labor Code Section 1725.5, the DIR established a Contractor Registration Program, in which no contractor or subcontractor shall bid on, be listed in a bid, or engage in the performance of any public work contract without being

Prime Contractor must have a valid Class "B" Contractor's License.

A MANDATORY pre-bid conference has been scheduled at 2:00 P.M., on February 27, 2020 in front of the Administration Office at Baird Middle School, 5500 N. Maroa Ave., Fresno, CA 93704. Immediately following contractors will meet at Holland Elementary School, 4676 N. Fresno Street, Fresno, CA 93726. Contractors will be inspecting Baird and Holland Schools as part of the pre-bid conference to see the types of work represented for the project. Contractors bidding as a Prime Contractor for the project must attend in order for their bid to be "responsive".

This Project is subject to prequalification, pursuant to Public Contract Code 20111.6. Contractors submitting bids to perform as both Prime Contractor/General Contractor or Electrical, Mechanical, and Plumbing Subcontractor must be prequalified prior to bidding on the project. Prime Contractors must list prequalified mechanical, electrical and plumbing subcontractors or in order for their bid to be "responsive". Electrical, Mechanical, and Plumbing subcontractors are contractors holding either: C-4, C-7, C-10, C-16, C-20, C-34, C-36, C-38, C-42, C-43, and C-46 contractor's license. Prequalified Prime Contractor may self-perform electrical, plumbing, mechanical work if prequalified under applicable licenses. Applications may be obtained from DISTRICT Purchasing Web Site: https://www.fresnounified.org/dept/purchasing or at DISTRICT Purchasing Department. Questionnaire and Financial Statement shall be submitted directly to DISTRICT Purchasing Department no later than 2:00 P.M., March 11, 2020. Prequalification status is valid for one (1) calendar year for any subsequent projects requiring prequalification.

This bid consists of 2 separate projects to be awarded by Section. Sealed bids and the DVBE Declaration must be received on March 19, 2020 at the DISTRICT Purchasing Department, 4498 N. Brawley, Fresno CA 93722. Each bid section will be opened and read aloud immediately following its designated due time:

> Section A Prior to 2:01 P.M. (Gibson, Holland, Manchester) Section B Prior to 2:31 P.M. (Baird, Ericson, Powers-Ginsburg)

Bids shall be accompanied by a certified check, cashier's check, or a bidder's bond in an amount not less than ten percent (10%) of total bids made payable to Fresno Unified.

The substitution of appropriate securities in lieu of retention amounts from progress payments in accordance with Public Contract Code Section 22300 is permitted.

The Bid documents are on file at Fresno and Tulare Builders Exchanges; and Fresno Reprographics.

Pursuant to Public Contract Code 3400(c)(2), Fresno Unified School District finds that it is in the best interest of the DISTRICT to standardize the products, equipment, and materials listed in Exhibit A-1 and Exhibit A-2 in order to match other products/equipment in use on a particular work of improvement either completed or in the course of completion. Where a specific brand, trade name, material, or product identified in the bid documents is also listed in Exhibit A-1 or Exhibit A-2, it shall be deemed to be followed by the words "No Substitutions," and CONTRACTOR shall not make or request substitutions regarding any such product, equipment or material. Exhibit A-1 and Exhibit A-2 may be obtained from DISTRICT Purchasing Department web page under public works CUPCCAA menu: https://www.fresnounified.org/dept/purchasing/Pages/CUPCCAA.aspx

Copies of the bid documents may be downloaded at no charge: https://www.fresnou.org/dept/purchasing (Bid Opportunities) or obtained from DISTRICT Purchasing Department. Refer questions to Amy Esquivel (559) 457-3468.

Notice is hereby given that the Fresno Unified School District ("DISTRICT") will receive sealed bids for Bid No. 20-41, Scandinavian Middle School Gymnasium Make-Up Air Units Replacement, to furnish and replace three make-up air units

including electrical, structural, plumbing and related mechanical work. Notice is hereby given pursuant to the provisions of Section 1770 et seq of the California Labor Code, each worker of the

PUBLIC NOTICE

#4567462

FRESNO UNIFIED SCHOOL DISTRICT

NOTICE TO BIDDERS

NOTICE INVITING BIDS PURSUANT TO PUBLIC CONTRACT CODE 22000, ET SEQ

(THE UNIFORM PUBLIC CONSTRUCTION COST ACCOUNTING ACT)

contractor and any of its subcontractors engaged in work on the Project shall be paid not less than the prevailing wage rate. The project is subject to compliance monitoring and enforcement by the Department of Industrial Relations (DIR). Pursuant to Labor Code Section 1725.5, the DIR established a Contractor Registration Program, in which no contractor or

subcontractor shall bid on, be listed in a bid, or engage in the performance of any public work contract without being

Prime Contractor must have a valid Class "B" Contractor's License.

MANDATORY pre-bid conference has been scheduled at 10:00 A.M. on February 26, 2020 in front of the Administration Office at Scandinavian Middle School, 3216 N. Sierra Vista Ave., Fresno, CA 93726. Contractors bidding as a Prime Contractor for the project must attend in order for their bid to be "responsive". Immediately following the pre-bid conference will be a <u>mandatory</u> job-walk of the site.

Sealed Bids must be received prior to 3:01 P.M. on March 12, 2020 in the DISTRICT Purchasing Department, 4498 N. Brawley, Fresno CA 93722 after which time the bids will be opened and read aloud.

Bids shall be accompanied by a certified check, cashier's check, or a bidder's bond in an amount not less than ten percent (10%) of total bids made payable to Fresno Unified

The substitution of appropriate securities in lieu of retention amounts from progress payments in accordance with Public Contract Code Section 22300 is permitted.

The Bid documents are on file at Fresno and Tulare Builders Exchanges; and Fresno Reprographics.

Pursuant to Public Contract Code 3400(c)(2), Fresno Unified School District finds that it is in the best interest of the DISTRICT to standardize the products, equipment and materials listed in Exhibit A-1 and Exhibit A-2 in order to match other products/equipment in use on a particular work of improvement either completed or in the course of completion. Where a specific brand, trade name, material, or product identified in the bid documents is also listed in Exhibit A-1 or Exhibit A-2, it

shall be deemed to be followed by the words "No Substitutions," and CONTRACTOR shall not make or request substitutions regarding any such product, equipment or material. Exhibit A-1 and Exhibit A-2 may be obtained from DISTRICT Purchasing Department web page under public works CUPCCAA menu: https://www.fresnounified.org/dept/purchasing/Pages/CUPCCAA.aspx

No. 19-30088 (DM)

(Lead Case) (Jointly Admini

Copies of the bid documents may be downloaded at no charge: https://www.fresnou.org/dept/purchasing (Bid Opportunities) or obtained from DISTRICT Purchasing Department. Refer questions to Amy Esquivel (559) 457-3468.

Published: February 19, 2020

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

in re: PG&E CORPORATION,

- and -PACIFIC GAS AND ELECTRIC COMPANY, Debtors.

Debtors.

☐ Affects PG&E Corporation
☐ Affects Pacific Gas and Electric Company
図 Affects both Debtors
**All papers shall be filed in the Lead Case,
No. 19-30088 (DM).

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF PLEASE TAKE NOTICE THAT:

PLEASE TAKE NOTICE THAT:

1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

such terms in the Proposed Disclosure Statement. 2. Solicitation Procedures Motion. In accordance with the amended Disclosure statement approval and Plan confirmation schedule established by the Court [Docket No. 6732] (the "**Scheduling Order**"), the Debtors will file, on or before February 18, 2020, n Motion requesting, *inter alia*, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of

the Plan (the "Solicitation Procedures Motion").

3. Disclosure Statement Hearing. A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), and provision (the "Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

4. Objections or Responses to the Proposed Disclosure Statement and the Plan (the "Solicitation Procedures Motion").

Dijections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.
 a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties

Solicitation Procedures Motion.

a. Gore Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v)C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time): (i) the Tort Claimants Committee; (ii) the Creditors Committee; (iii) the U.S. Irustee; (iv) the Ad Hoc Coroup of Subrogation Claimholders; (v) the Ad Hoc Committee of Senior Unsecured Noteholders; (vi) the U.S. Department of Justice; (vii) the US. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (xi) Valley Clean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, Ma, Solely in its capacity as Indenture Trustee for the Utility Senior Motes; (xv) Adventist Health System/West and Feather River Hospital; and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objection and Sharkruptzy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prescuiller Pacific Timo). the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020

b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statemer or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than **4:00 p.m. on March 6, 2020 (Prevailing Pacific Time)**. c. Response and Objection Procedures. Disclosure Statement or Solicitatio

Objections must:

(i) Be in writing;

(ii) State the name and address of the objecting party and the amount and nature of the Claimor Interest of Such party,

(iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response;

(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D.Cal.May 2017) (Montali, J.), and the Scheduling Order; and

(v) Be served on the following parties:

(v) Be served on the following parties:

A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden
Gate Avenue, Mail Box 36099, San Francisco, California 94102;

B. The Debtors, Co PG&E Corporation and Pacific Gas and Electric Company, 77 Beale

Street, P.O. Box 770000, San Francisco, California 94177 (Attn: Janet Loduca, Esq.); C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Stephen Karotkin, Esq. (Setsphen karotkin@weil.com), Jessica Liou, Esq. (Jessica liou@weil.com), and Matthew Goren, Esq. (matthew.goren@weil.com), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California 94108 (Attn: Tobias S. Keller, Esq. (tkeller@kellerbenvenutti.com) and Jane Kim, Esq. (jkim@ 94 IUS (Attr.: Ioolas 2, Reiler, Esq. (Kreiler/Reil

E. The attorneys for the administrative agent under the Debtors' debtor-inpossession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York,
New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@stroock.com), Erg. E. Gilad,
Esq. (egilad@stroock.com), and Matthew G. Gaorfalo, Esq. (magnofalo@stroock.com) and
(B) Stroock & Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3086
(Attn: Frank A. Merola, Esq. (fmerola@stroock.com));
F. The attorneys for the Collateria agent under the Debtors' debtor-in-possession
financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017
(Attn: Eil. J. Onnegut, Esq. (eil. vonnegut@davispolk.com), Sould Schiff; Esq. (adwischiff@davispolk.com));
G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285
Avenue of the Americas, New York, New York 10019-6064 (Attn: Alan W. Kornberg, Esq.
(akornberg@paulweiss.com), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R.
Rieman, Esq. (wrieman@paulweiss.com), Walter R.

Rieman, Esg. (wrieman@paulweiss.com), Sean A. Mitchell, Esg. (smitchell@paulweiss.com) and Neal P.Donnelly, Esq. (ndonnelly@paulweiss.com));

H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55 Hudson Yards, New York, New York 10001-2163 (Attn: Dennis F. Dunne, Esq. (DDunne@milbank.com) and Samuel A. Kahlil. Esg. (skhalil@milbank.com)) and (B) Milbank LLP. 2029 Century Park East. 33rd Flog Los Angeles, California 90067 (Attn: Gregory A. Bray, Esq. (GBray@milbank.com) and Thomas R. Kreller, Esq. (Tkrelle@milbank.com);

1. The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 1160

Battery Street, Suite 100, San Francisco, California 94111 (Attr. Robert A. Hosteret Lt.). In Battery Street, Suite 100, San Francisco, California 94111 (Attr. Robert A. Julian, Esq. (rjulian@bakerlaw.com) and Cecily A. Dumas, Esq. (cdumas@bakerlaw.com) and (Sil) Baker & Hostetler Lt.P. 11601 Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-6090 (Attr. Eric E. Sagerman, Esq. (esagerman@bakerlaw.com) and Lauren T. Attard, Esq. (lattard@bakerlaw.com

J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Attn: Matthew A. Feldman, Esq. (mréddman@willkie.com), Joseph G Minias Esq. (jiminias@willkie.com) and Renjamin P. McCallen Esq. (bmcCallen@willkie.com), and Daniel I. Forman Esq. (dforman@willkie.com) and (B) Diemer & Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose, California 95113 (Attn: Kathryn S. Diemer (kdiemer@diemerwei.com));

K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attn: Bruce S. Bennett, Esq. (bbennett@ jonesday.com), Joshua M. Mester, Esq. (jmester@jonesday.com), and James O. Johnston, Esq. (iiohnston@ionesday.com));and

ton@jonesaay.com);;and L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders,(A) Akin L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akin cump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn: Michael S. Stamer, Esq. (mstamer@akingump.com), Ira S. Dizengoff, Esq. (idizengoff@akingump.com), David H. Botter, Esq. (idiberte@akingump.com), Abid Qureshi, Esq. (aqureshi@akingump.com) and (B) Akin (ump Strauss Hauer & Feld LLP S8) Galiformia Stress, Sular 1500, San Francisco, California 94104 (Attn: Ashley Vinson Crawford, Esq. (avcrawford@akingump.com)).

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR

SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTION FOR OBJECTION FOR THE PROPOSED DISCLOSURE STATEMENT OR THE THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO

THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY

NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING. 5. Other Relevant Dates. The Scheduling Order also approved and established the

February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a claim for purposes of voting on the Plan.

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing summary of File Victim Claims Resolution Procedures.

C. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire

Trust Agreement.

d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure Statement).

e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures

f. March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of voting to accept or reject the Plan.

reject the Plan g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosur Statement

h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots to accept or reject the Plan i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time); Deadline for filing and serving

objections to Plan confirmation i. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling conference, Principal counsel representing a party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.
k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing

Hearing.

6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost at https://restructuring.primcelerk.com/pge/
The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures the Statement of the Statement of the Plan (and, once filed, the Solicitation Procedures). The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures). Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Clerk on a public computer terminal; (ii) accessed for a fee via PACER at http:// <u>www.canb.uscourts.gov/;</u> and (iii) obtained by written request to the Debtors' solicitation agent, Prime Clerk LLC ("**Prime Clerk**" or the "**Solicitation Agent**"), at the address or e-mail address below: If by standard, overnight, or hand delivery: PG&E Information c/o Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; If by

THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT PROVIDE, LEGAL

Dated: February 11, 2020

Published: February 19, 2020

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Entered: 02/27/20 20:23:06

Exhibit V

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 17 of 50

San Jose Mercury News

4 N. 2nd Street, Suite 800 San Jose, CA 95113 408-920-5332

PG&E Corporation

PROOF OF PUBLICATION
IN THE CITY OF SAN JOSE
IN THE STATE OF CALIFORNIA
COUNTY OF SANTA CLARA

FILE NO. R2120052

In the matter of

San Jose Mercury News

The undersigned, being first duly sworn, deposes and says: That at all times hereinafter mentioned affiant was and still is a citizen of the United States, over the age of eighteen years, and not a party to or interested in the above entitled proceedings; and was at and during all said times and still is the principal clerk of the printer and publisher of the San Jose Mercury News, a newspaper of general circulation printed and published daily in the City of San Jose, County of Santa Clara, State of California as determined by the court's decree dated June 27, 1952, Case Numbers 84096 and 84097, and that said San Jose Mercury News is and was at all times herein mentioned a newspaper of general circulation as that term is defined by Sections 6000; that at all times said newspaper has been established, printed and published in the said County and State at regular intervals for more than one year preceding the first publication of the notice herein mentioned. Said decree has not been revoked, vacated or set aside.

I declare that the notice, of which the annexed is a true printed copy, has been published in each regular or entire issue of said newspaper and not in any supplement thereof on the following dates, to wit:

02/19/2020

Dated at San Jose, California February 19, 2020

I declare under penalty of perjury that the foregoing is true and

correct.

Principal clerk of the printer and publisher of the San Jose Mercury News

Legal No.

0006459560

· SEE ATTACHED.

r.BP316-07/17//Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 18

of 50

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re: PG&E CORPORATION, - and -PACIFIC GAS AND ELECTRIC COMPANY, Debtors.

☐ Affects PG&E Corporation
☐ Affects Pacific Gas and Electric Company

□ Affects Facility das and Electric Comparison
 □ Affects both Debtors
 *All papers shall be filed in the Lead Case,
 No. 19-30088 (DM).

Chapter 11 Case No.19-30088 (DM) (Lead Case) (Jointly Administered)

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF PLEASE TAKE NOTICE THAT:

1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in prosession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors and Shareholder Proponents Joint Chapter, 11 Plan DISCOSURE STATEMENT! TOT the Decisions and Shareholder responsests Source Largers i Fram of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to

the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

2. Solicitation Procedures. Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, *liner alia*, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballost, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Blot (the Solicitation Packages Methods).

the Plan (the "Solicitation Procedures Motion")

- 3. <u>Disclosure Statement Hearing</u>. A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankruptry Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in the meeded, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in San Francisco Division (the "Bankruptcy Court" of the Northern District of California, San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 161H Flory, San Francisco (Alifornia 94102, or as soon thereafter as coursed can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in Interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

 4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

 a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the
- a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Dischosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(y)C-L below (BUT NOT HILED OR SENT TO THE BANKRUPTCY COURT) so at to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time): (i) the fort Claimants Committee; (ii) the Creditors Committee; (iii) the U.S. Trustee; (iv) the Ad Hoc Committee of Senior Unsecured Noteholders; (vi) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ii) the California Public Utilities Commission; (ii) the Ad Hoc Committee of Holders of Trade Claims; (iii) Alley Clean Energy Alliance; (iii) the Quoty of San Francisco; (xiii) South San Joaquin Irrigation District; (xii) BOKF, NA, solely in its capacity as Indenture Tinstee for the Utility Senior Notes; (iv) Adventish Health System/West and Feather River Hospital; and (vii) the Consenting Fire Claimant Professional Group, Counsel capacity as indenture invisee for the Utility Senior Notes; (xv) Adventist Health System/West and Feather River Hospitaland (xv) the Consenting Fire Claimant Professional Group, Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shaneholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and conferthe applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptor, Rule 3017(a), Local Bankruptor, Rule 3017 (Prevailing Pacific Time).
- b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statemen or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Gourt and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017–1(a), and the procedures set forth below so as to be received no
- later than 4:00 p.m. on March 6,0200 (Prevailing Pacific Time).

 c. Response and Objection Procedures. Disclosure Statement or Solicitation Objections must:
- Be in writing:
- (i) Be in writing;(ii) State the name and address of the objecting party and the amount and nature of the
- (iii) State with particularity in short, concise bullet points (without points and (III) State With particularly in short, concise points (window) points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response; (iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D.Cal.May 2017) (Montali, I.),
- And the Scheduling Order, and

 (v) Beserved on the following parties:

 A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden
 Gate Avenue, Mail Box 36099, San Francisco, California 94102;
- Gate Avenue, Mail Box 36099, San Francisco, California 94102;

 B. The Debtors, Vo PG&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, P.O.Box 770000, San Francisco, California 94102;

 C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LIP, 767 Fifth Avenue, New York, New York 1013 6 (Altr: Stephen Karotikin, Ess, Gistephen-Karotikn@veil.com), Jessica Liou, Esq, (jessica,liou@veil.com), and Matthew Goren, Esq, (matthew.goren@veil.com), 18 Keller & Benreuenttt LIP, 650 California Street, Sulte 1900, San Francisco, California Orden Parko Parko

E. The attorneys for the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lame, New York, New York 10038-4982 (Attn: Kristopher M. Harusen, Esq. (Khansen@Stroock.com), Erez E. Gilad, Esq. (egilad@Stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com) and [0) Stroock & Broock & Lavan LLP,2029 Century Park Est, Los Angeles, California 90067-3086 (Attn: Frank A. Merola, Esq. (fimerola@stroock.com));

F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP,450 Lexington Avenue, New York, New York 10017 (Attn: Eli J. Vonnegut, Esq. (eli.vonnegut@avispolk.com), David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.graulich@davispolk.com), Brancher (Stroock), School, Complex (Stroock), School, Complex (Stroock), School, Complex (Stroock), School, School

(reller, Esq. (TKreller@milbank.com))

- l. The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 1160 Battery Street, Sulte 100, San Francisco, California 94111 (Attn: Robert A. Julian, Esq. (rjulian@ bakerlaw.com) and Cecily A.Dumas, Esq. (cdumas@bakerlaw.com)) and (B) Baker & Hostetler LLP, 11601 Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attn: Eric E. agerman, Esq. (esagerman@bakerlaw.com) and Lauren T. Attard, Esq. (lattard@bakerlaw.con
- The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LLP 787 Seventh Avenue, New York, New York 10019-6099 (Attr: Matthew A. Feldman, Esq. (mfeldman@willkie.com), Joseph G Minias Esq. (minias@willkie.com) Benjamin P. McGallen Esq. (mccalen@willkie.com), and Daniel I Froman Esq. (dforman@ willkie.com) and (B) Diemer & Wei, ILP, 100 West San Fernando Street, Suite 555, San Jose,
- Allifornia 95113 (Allifornia 1975), and to describe the mercel (allifornia 95113 (Allifornia 19713). Diemer (Rollemer@diemerwel.com));

 K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street,
 Fiftleth Floor, Los Angeles, California 90071-2300 (Attn. Bruce S. Bennett, Esq. (blennettle)
 jonesday.com), Joshua M. Mester, Esq. (Jmester@jonesday.com), and James O. Johnston, Esq.
- Induction Floor, 105 Anigetes, Caminina son Virigory 11-200 (Incl.) inducts of Sentent Co. (Understoned) in Joshua M. Mester, Esq. (Imester@jonesday.com), and James O. Johnston, Esq. (Ijlohnston@jonesday.com)); and L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn:Michael S. Stamte, Esq. (Imester@dakingump.com), Ina S. Dizengoff, Esq. (Iddzengoff@akingump.com), David H. Botter, Esq. (Idotter@dakingump.com), Ina S. Dizengoff, Esq. (Iddzengoff@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, S80 California Street, Suite 1500, San Francisco, California 94104 (Attn:Ashley Virison Crawford; Eq. (Jacvare/ford@akingump.com). THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ABOUT THE PLAN, OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE COBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WANVER OF SUCH AN OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WANVER OF SUCH AN OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WANVER OF SUCH AN OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WANVER OF SUCH AN OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE
- JOURN AN OBJECTION OF THE PROPOSED DISCLOSURE STATEMENT OR THE
 SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS
 PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TOR THE
 ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF
 SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY
 NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING,
 5. Other Relevant Dates. The Scheduling Order also approved and established the
 following dates and deadlines:
- following dates and deadlines:
- onowing dates and oceanimes:

 a. February 27, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any bijection to, or request for estimation of, a Cainn for purposes of volting on the Plan.

 b. February 27, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing ummary of Fire Victim Claims Resolution Procedures.
- c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire Trust Agreement.
 d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan
- Treatment Summary in the Proposed Disclosure Statement).

 March 3,2020: Deadline to file substantially final forms of each of the Fire Victim
 Trust Agreement and the Fire Victim Claims Resolution Procedures

 f. March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or
- shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of voting to accept or reject the Plan
- g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure Statement. h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots
- to accept or reject the Plan.

 i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and serving objections to Plan confirmation.
- objections to vian confirmation.

 j. May 19, 2000 at 1000 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling conference. Principal counsel representing a party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.

 k May 17, 2000 as 1000 am. (Prevailing Pacific Time): First day of Confirmation.
- k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation
- K. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing.
 6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by Interested parties at no cost at https://erstructing.primedel.kc.nom/oge/. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Clerk on a public computer terminal; (ii) accessed for a fee via PACEA at http://www.canbuscourts.gov/: and (iii) obtained by written request to the Debtor's solicitation agent Trime Clerk LLC ("Prime Clerk" or the "Solicitation", at the address or e-mail address below: If by standard, overnight, or hand delivery: PG&E Information o/o Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; Hby e-mail to: poein@omfmelchek.com.

e-mail to pogenfo@primederk.com.
THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT PROVIDE, LEGAL
ADVICE.

Dated: February 11, 2020

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 19

egal Advertising and Public Notices

Legal Notice

CITY OF BRISBANE

Legal Notice

50 Park Place Brisbane, CA94005 (415) 508-2130

NOTICE TO CONTRACTORS INVITING BIDS Notice is hereby given that sealed written proposals are invited by the CITY OF BRISBANE for the:

Legal Notice

SAFE ROUTES TO SCHOOLS/GREEN INFRASTRUCTURE PROJECT

As shown in the Safe Routes to Schools/Green Infrastructure Project plans and required by these specifications and special provisions, this project includes, but is not limited to, furnishing all labor, materials and equipment necessary for constructing sidewalk bulbouts, and curb ramps; removing and/or installing traffic stripes, pavement markings, and signage; excavating roadway; removing curb & gutter, sidewalk, and landscaping; constructing stormwater treatment bioswales with retaining curbs, check dams, engineered soil mix, vegetation, and subsurface connection to storm drains; replacing asphalt concrete surfacing; installing manhole; and relocating water service lateral.

The project is to be performed in accordance with and as described and provided in the Plans and Specifications therefore and the proposed form of contract thereof, all of which are on file in the Office of the Director of Public Works and the City Clerk of the said City, and to which special reference is hereby made and which are made a part hereof.

ENGINEER'S ESTIMATE OF QUANTITIES

Legal Notice

10.	BID ITEM	QUANTITY	UNIT
L	Concrete Removal (Sidewalk) Concrete Removal (Curb and Gutter) Adjust Utility Box to Grade	3187	SF
2	Concrete Removal (Curb and Gutter)	587	LF
3	Adjust Utility Box to Grade	15	EA
2 3 4 5 5 7	Raise Curb Inlet Grate to Grade	1	EA
5	Bioretention Basin Soil	63	CY
5	Soil Amendment and Preparation	63 1560 391	SF
7	1 Gallon Shrubs	391	EA
3	3 Gallon Shrubs	9	EA
9	Plant Establishment	1	LS
.0	Aggregate Base - Class 2	68	CY
l1	Cold Planing	69	ŠF
L2	Type A Hot Mix Asphalt	4	Ton
L3	Precast Concrete Drainage Inlet	5 2	EA
L4	Relocate Rapid Rectangular Flashing Beacon	2	EA
15	Plastic Pipe (6 inch PVC - C900)	187	LF
16	Plastic Pipe (6 inch PVC - C900) Plastic Pipe (4 inch PVC - Sch 40 Cleanout)	5	EA
17	Slotted Underdrain Pipe	146	LF
18	Class 1 Permeable Material	42	CY
19	Trench Drain	74	LF
20	Minor Concrete (Sidewalk and Bulbouts)	440	SY
21	Minor Concrete (Curb Ramp)	19	EA
22	Minor Concrete (Retaining Curb) Minor Concrete (Check Dam)	536	LF
23	Minor Concrete (Check Dam)	11	LF
24	Minor Concrete (Curb and Gutter)	468	LF
25	Minor Concrete (Modified Type E Curb & Gutter)	18	LF
26	Minor Concrete (6 Curp)	119	LF
27	Minor Concrete (4" Curb)	13	LF
28	Minor Concrete (Sidewalk Cross Drain)	14	LF
29	Minor Concrete (8.5' Valley Gutter)	33	SF
30	Minor Concrete (Splash Apron)	16	CY
31	Signs	33	EA
32	Remove Striping	1	LS
33	Traffic Stripe	928	LF
34	Pavement Markings	3522	SF
35	Brick (Crosswalk)	654	SF
36	Brick (Sidewalk Band)	112	LF
37	Wayfinding Markers	235	EA
88	Type II Manhole	1	EA
39	6" PVC Wafer Check Valve with EPDM Seals	2	EA
40	Relocate Water Service Lateral	1	EA

PLANS AND SPECIFICATIONS

Plans and Specifications may be purchased from the City of Brisbane's website at www.brisbaneca.org; click on "Bids and RFPs" link under "Official Business" on the bottom of the page. For further questions please contact the City of Brisbane's Public Works Department at (415) 508-2130.

Bidders will have fully inspected the project site(s) in all particulars and become thoroughly familiar with the terms and conditions of the Plans and Specifications and other contract documents and local conditions affecting the performance and/or costs of the work prior to submitting their bid proposal.

MANDATORY PRE-BID MEETING

A mandatory pre-bid meeting will be held on Thursday, Febuary 13, 2020 at 11:00 a.m. Bids for this project will only be accepted from qualified contractors who have a representative in attendance at the pre-bid meeting. This meeting will convene at Brisbane City Hall at 50 Park Place, Brisbane, CA 94005.

SUBMITTAL OF BIDS All bids must be addressed to the City Clerk, City of Brisbane and must be marked BID, followed by the title or name of the work to be constructed. All bid proposals must be received by the City Clerk of the City of Brisbane by 10:00 a.m. on Thursday, February 27, 2020, by mail or delivered in person to City Hall at 50 Park Place, Brisbane, California 94005. All bids shall be publicly open and read on said date and at said time.

Bid questions will be due in writing to 50 Park Place Brisbane, CA 94005, emailed to Justin Yuen at jyuen@brisbaneca.org, or faxed to 415-467-5547 by Tuesday, February 18, 2020 at 12 p.m.

Each bid must be accompanied by a Proposal Guarantee amounting to no less than ten percent (10%) of the bid as described in the bid specifications. Said guarantee shall be forfeited to the City in case the bidder depositing the same does not enter into a contract within 10 days after written notice that the contract has been awarded to him. At the time of contract execution, the Contractor shall provide proof of insurance as required in the contract and a surety bond for faithful performance of the specified work in an amount equal to at least one hundred percent (100%) of the contract price. The contractor shall also provide at the time of contract a surety bond for labor and material in an amount equal to at least one hundred percent (100%) of the contract price. All bonds shall be submitted on the bond forms contained in the specifications.

The City of Brisbane reserves the right to reject any or all bids, or any part of any bid. DATED:

Chanter 11 Case

By: Randy Breault Director of Public Works/City Engineer SMCT#6457384; February 12,19,2020

Legal Notice Legal Notice

Legal Notice Legal Notice Legal Notice

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re: PG&E CORPORATION, PACIFIC GAS AND ELECTRIC COMPANY, Debtors.

No. 19-30088 (DM) Debtors.

☐ Affects PG&E Corporation
☐ Affects Pacific Gas and Electric Company
☐ Affects both Debtors (Lead Case) (Jointly Administered) * All papers shall be filed in the Lead Case, No. 19-30088 (DM).

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS JOINT CHAPTER 11 PLAN OF REORGANIZATION: (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF

1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 17 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, inter alia, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to besent to the Debtors' creditors and equity interest holders in connection with confirmation of The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to

besent to the Debros' creditors and equity interest holders in connection with confirmation of the Plan (the "Golicitation Procedures Motion").

3. Disclosure Statement Hearing. A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montal, its procedures when the proposed procedures are the procedures when the procedures were procedured by the procedure when the procedures when the procedure when the procedures when the procedures when the procedure when the procedures when the procedure United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosur

San Francisco Division (the "Bankruptry Court"), 450 Golden Gate Avenue, 16th Hoor, San Francisco, Galifornia 94102. or as soon threafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptry Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptry Court.

4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a"Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v)(-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time):
(i) the Tort Claimants Committee; (ii) the Creditors Committee; (iii) the U.S. Irustee; (vi) the Ad Hoc Committee of Senior Unsecured Noteholders; (vi) the U.S. Department of Justice; (vii) the Office of the California Attorney General, (viii) Governor Gavin Newsom; (x) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (xi) Valley Gean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, MA, solely in its capacity as Indenture Trustee for the Utility Senior Mores; (xv) Adventist Health System/West and Feather River Hospiala, and (xvi) the Consenting Fire Claiman Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and conferiors that the California Attorney. and Feather River Hospital; and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objection of a Core Party is not resolved uning such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017–1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017(a). 2020 (Prevailing Pacific Time).

c. Response and Objection Procedures. Disclosure Statement or Solicitation

c. Response and Objection Procedures. Disclosure Statement or Solicitatio

Objections must: (i) Be in writing;(ii) State the name and address of the objecting party and the amount and nature of the

Claim or Interest of such party;
(iii) State with particularity in short, concise bullet points (without points and

authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response; (iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D.Cal.May 2017) (Montali, J.

Procedures for Disclosure Statement and Confirmation Hearing (N.D.Cal.May 2017) (Montali, I.), and the Scheduling Order, and (V) Be served on the following parties:
A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mail Box 36909, 3an Francisco, California 94102;
B. The Debtors, Co PG&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, P.O.Box 770000, San Francisco, California 94177 (Attn: Janet Loduca, Esc.);
C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Stephen Karotkin, Esq. (stephen-karotkin@veil.com), Jessica Liou, Esq. (jessica Lioue, Esq. (jessica Lioue, Esq. (misstand.come), Galifornia Street, Suite 1900, San Francisco, California 94108 (Attn: Tobias S. Keller, Esq. (theller@ellechenvenutti.com) and Jane Kim, Esq. (kim@ kellerbenvenutti.com), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (C) Tavath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019, Ann.) and Onid H. Hasab, Esq. (pasaab@cravath.com); Kevin JOrsini, Esq. (korsini@cravath.com), and Onid H. Hasab, Esq. (pasaab@cravath.com); J.Orsini, Esq. (korsini@cravath.com), and Omid H.Nasab, Esq. (onasab@cravath.com));

D. The U.S.Trustee, 450 Golden Gate Avenue, 5th Floor, Suite 05-0153, San Francisco,

California 94102 (Attn: James L. Snyder, Esq. (James.L.Snyder@usdoj.gov) and Timothy Laffredi, Esg. (Timothy, S. Laffredi@usdoj, gov));

Case: 19-30088

E. The attorneys for the administrative agent under the Debtors' debtor-in possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@stroock.com), Erez E. Gilad, Esg. (egilad@stroock.com), and Matthew G. Garofalo, Esg. (mgarofalo@stroock.com)) and

Rey (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com) and (B) Stroock & Stroock & Lavan LLP,2029 Century Park East, Los Angeles, California 90067-3086 (Attn:Frank A. Merola, Esq. (fmerola@stroock.com));

F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP,450 Lexington Avenue, Mew York, New York 10017 (Attn: Ell. J Vonnegut, Esq. (elivonneguy davisoplok.com), David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (timothy graulich@davispolk.com));

G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attn: Alan W. Komberg. Esq. (akomberg@paulweiss.com), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wireiman@paulweiss.com), Sen an. A Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com));

H. The attorneys for the Creditors Committee, (A) Milbank LLP,55 Hudson Yards, New York, New York 10001-1216 (Attr. Dennis E. Dunne, Esq. (Dounne@milbank.com) and Samuel A. Kahlil, Esq. (Skhall@milbank.com)) and (B) Milbank LLP,2029 (entury Park East, 33rd Floor, Los Angeles, California 90067 (Attr.) Gregory A. Bray, Esq. (GBray@milbank.com) and Thomas R. Kreller, Esq. (Tikreller@milbank.com));

(reller, Esq. (TKreller@milbank.com));

 The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 116

Battery Street, Suite 100, San Francisco, California 94111 (Attn: Robert A. Julian, Esq. (rjulian) akerlaw.com) and Cecily A.Dumas, Esq. (cdumas@bakerlaw.com)) and (B) Baker & Hostetle LP, 11601 Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attn: Eric E german, Esq. (esagerman@bakerlaw.com) and Lauren T. Attard, Esq. (lattard@bakerlaw.com J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie

"I. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LIP, 787 Seventh Avenue, New York, New York 10019-6999 (Attri. Matthew A. Feldman, Esq., (Imfalsa@willkie.com), Joseph G. Minias Esq., (Iminias@willkie.com), and Daniel I. Forman Esq., (Idforman@willkie.com), and Daniel I. Forman Esq., (Idforman@willkie.com), and Daniel I. Forman Esq., (Idforman@willkie.com), and Joseph Sitter Sts., San Jose, Calliornia 95113 (Attri. Kathryn S. Diemer (Kdiemer@diemerwel.com));
K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Hower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attri. Bruce S. Bennett, Esq., (bbennett@jonesday.com), Joshua M. Mester, Esq., (jimester@jonesday.com), and James O. Johnston, Esq., (jijohnston@jonesday.com)); and
L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attri. Michael S. Stamee, Esq., (instamer@akingump.com), Ia S. Dizengoff, Esq., (aqureshi@akingump.com), and (B) Akin Gump Strauss Hauer & Feld LLP, Sed California Street, Suite 1500, San Francisco, California Street, Suite 1500, San Francisco,

[alifornia 94104 (Attn: Ashley Vinson Crawford, Esq. (avcrawford@akingump.com)).
THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COUR WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER O

WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION FILED LATER WHEN THE PLANIS READY TO BE CONSIDERED. IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PART WAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING.

5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:

wing dates and deadlines: a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any

ojection to, or request for estimation of, a Claim for purposes of voting on the Plan. b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing Immary of Fire Victim Claims Resolution Procedures. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfir

d February 28, 2020: Deadline for Debtors to file proposed executive summary of

lan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plai reatment Summary in the Proposed Disclosure Statement). e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim

Trust Agreement and the Fire Victim (Laims Resolution Procedures

f. March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different dass or amount for purposes of voting to accept or

March 9, 2020: Debtors to file revised or amended Plan and Proposed Disdosu

statement.

h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballot

to accept or reject the Plan.

May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and serving objections to Plan confirmation.

J. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling

j. May 19, 2020 at 10:00 a.m. Prevaling racinc immerire-commination succouring conference. Principal counsel representing a party, or any prose party, bijecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discussionability and prevailing the properties of the plan must be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure

to appear may result in the objection being stricken.
k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation

6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and once filed the 6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost at https://restructuring.npimeclerk.com/pge/. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may abo be (i) examined by interested parties during normal business hours at the office of the Clerk on a public computer terminal; (ii) accessed for a fee via PACER at https://www.canb.uscourts.gov/; and (iii) obtained by written request to the Debtors' solicitation agent. Prime Clerk LL ("Prime Clerk' or the "Solicitation Agent"), at the address or e-mail address below: If by standard, overnight, or hand delivery: PG&E Information of O Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; If by e-mail to: pequin@primeclerk.com.

e-mail to: pgeinfo@primeclerk.com.
THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT PROVIDE, LEGAL ADVICE. Dated: February 11,2020

Doc# 5944-2

Legal Notice

Advertiser:

Ad Number: 000645956001

NOTICE OF PREPARATION OF A DRAFT ENVIRONMEN-TAL IMPACT REPORT FOR THE BLOCK 8 PROJECT FILE NO: H19-033 PROJECT APPLICANT: The Sobrato **FICTITIOUS BUSINESS** FICTITIOUS BUSINESS
NAME STATEMENT
FILE NO. 283521
The following person(s)
is doing business as:
CERTIFIED TAGALOG INTERPRETER, 3949 Chatham Ct. South San Francisco, CA 94080, San Ma-

Legal Notice

The Sobrato Organization APN: 259-42-080

Project Description: Site Development Permit to allow the demolition of the existing surface parking lot rand the construction of an approximately 20-story (up to 295 foot tall) mixed-use office building would include approximately 16,500 square feet of commercial uses and 628,000 square feet of coffice uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and of commercial uses and of commercial uses on an approximately 16,500 square feet of commercial uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial uses and office uses on an approximately 16,500 square feet of commercial The Sobrato

COUNTY CLERK-RECORDER, SAN MATEO COUNTY ON Dec. 31, office uses on an ap-proximately 1.49-gross acre site at the northeast corner of South Market Street and East San Carlos 2019. SMCT#6452111 Jan.29, Feb.5,12,19,2020

FICTITIOUS BUSINESS

SCAPE NIGHT.COM,
GABY SCAPE.COM,

Location: 285 South As the Lead Agency, the City of San José will prepare an Environmental Impact Report (EIR) for the project referenced above. The City welcomes the city recording to the project referenced above. ect referenced above.
The City welcomes
your input regarding
the scope and content
of the environmental
information that is rel-

information that is relevant to your area of interest, or to your agency's statutory responsibilities in connection with the proposed project. If you are affiliated with a public agency, this EIR may be used by your agency when considering subsequent approvals related to the project. Ellerbrook Wy, San Jose CA 95123. The registrant/owner began transacting business under the fictitious the project.

A joint of and envi A joint community and environmental public scoping meet-ing for this project will be held:

ness under the fictitious business name(s) listed above on: 02/11/2020 This filing is first filing I declare that all infor-mation in this state-ment is true and cor-rect. (A registrant who declares as true infor-mation which he or she knows to be false is guilty of a crime.) /s/ Gabriela M Ruiz This statement was Thursday. When: Thursday, March 5, 2020 from This statement was filed with the Co. Clerk-Recorder of Santa Clara Co. on 02/11/2020. March 5, 2020 from 6:30pm to 8:00pm Where: Dr. Martin Lu-ther King Jr. Library, Room 255 (Second Floor) at 150 East San

Regina Alcomendras County Clerk Recorder
By: /s/ Sandy
Chanthasy, Deputy
File No.: FBN663456
SJMN#6459926 Fernando Street, San Jose, CA 95112 The project description, location, and probable environmental effects that will be analyzed in the EIR for the project can be Feb.19.26. Mar.4.11,2020

tal effects that will be analyzed in the EIR for the project can be found on the City's Active EIRs website at www.sanjoseca.gov/act iveeirs, including the EIR Scoping Meeting information. According to State law, the deadline for your response is 30 days after receipt of this notice. However, response is 30 days after receipt of this notice. However, response earlier than 30 days are always welcome. If you have comments on this Notice of Preparation, please identify a contact person from your organization, and send your response to:

Mar.4,11,2020

FICTITIOUS BUSINES NAME STATEMENT
FIEN No. FRINGE3206
The following person(s) (are) doing business is suite Craft, 927 Michigan Ave., San Jose, CA 95125. Illuminate L.L.C., 927
Michigan Ave., San Jose, CA 95125. Williminate L.L.C., 927
Michigan Ave., San Jose, CA 95125. Williminate L.L.C., 927
Michigan Ave., San Jose, CA 95125. Williminate L.L.C., 927
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Michigan Ave., San Jose, CA 95125. Williminate L.L.C., 927
Michigan Ave., San Jose, CA 95125. Williminate L.L.C., 927
Michigan Ave., San Jose, CA 95125. Williminate L.L.C., 927
Michigan Ave., San Jose, CA 96125
Michigan Ave., San Jose, CA dress of the owner(s)/registrant(s) is: Iluminate L.L.C., 927 Michigan Ave., San Jose, CA 95125.

ness under the fictitious business name(s) listed above on: 09/01/2017 This filing is a Refile (Change(s) in facts from previous filing) Previous file #FBN637828 Department of Plan-ning, Building and Code Enforcement Attn: Kara Hawkins,

#FBN637828
I declare that all information in this statement is true and correct. (A registrant who declares as true information which he or she knows to be false is guilty of a crime.)
/s/ lluminate LL.C.,

Member
Article/Registration
#202000110108. Above
entity formed in the
State of CA. This statement was filed with the
Co. Clerk-Recorder of Co.

Santa Clara 01/07/2020 on Regina Alcomendras, County Clerk Recorder By: /s/ Vee Reed Deputy File No.: FBN662306 SJMN # 6451611

Jan. 29, 2020 Feb. 5, 12, 19, 2020

SAN FRANCISCO STATE UNIVERSITY FALL 2021-2022 PROGRAM IMPACTION ANNOUNCEMENT

guidelines for the 2021-2022 academic year. These changes will affect students applying for admission as first-time freshman and up-per division transfer. The proposed changes include the removal of the program impaction designation of several currently impacted ma-iors

ors.
The public is invited to provide input at the

TO ALL INTERESTED PERSONS: Natalie Keiko Asai

Gribben filed a petition with this court for a decree changing names as follows:
Present name: Natalie Keiko Asai Gribben to Proposed name: Natalie Asai Gribben THE COURT ORDERS that all persons interested in

THE COURT ORDERS that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes described above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing.

NOTICE OF HEARING

Date: Feb 5.2020

SMCT#6460455: Feb.19.26.Mar.4.11.2020 SUPERIOR COURT OF CALIFORNIA

TO ALL INTERESTED PERSONS: Adhir Garg filed a petition with this court for a decree changing names as follows:

THE COURT ORDERS that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the
petition for change of name should not be granted. Any person objecting to the name changes described above must file a written objection that
includes the reasons for the objection at least two

Date: May 26, 2020, 8:45 AM, Room: Probate Superior Court of California, County of Santa Clara 191 N. First Street, San Jose, CA 95113

weeks prior to the date set for hearing on the pe-tition in the following newspaper of general circu-lation, printed in this county, San Jose Mercury

Jan 15, 2020 /s/ JUDGE OF THE SUPERIOR COURT **SJMN#6457405; Feb. 12,19,26,Mar.4,2020** Entered: 02/27/20 20:23:06 Filed: 02/27/20

of 50

Legal Notice

FICTITIOUS BUSINESS NAME STATEMENT NAME STATEMENT File No. FBN663080 The following person(s) is (are) doing business as: Beauty Affair, 1700 Newbury Park Drive, San Jose, CA 95133 San-

San Jose, CA 95133 Santa Clara County.
The business is owned by: an individual. The name and residence address of the owner(s) registrant(s) is: Sandy Ho, 3463 Pine Creek Drive, San Jose, CA 95132.

The registrant/owner began transacting business under the fictitious ness under the fictitious business name(s) listed above on: N/A This filing is a Refile (Change)s in facts from previous filing. Previous file#FBN634507

file#FBNG34507 I declare that all infor-mation in this state-ment is true and cor-rect. (A registrant who declares as true infor-mation which he or she

mation which he of she knows to be false is guilty of a crime.)
/s/ Sandy Ho
This statement was filed with the Co. Clerk Recorder of Santa Clara
Co. on 01/30/2020
Pegina Mcomendras NAME STATEMENT File No. FBN663456 The following person(s) is (are) doing business Regina Alcomendras, County Clerk Recorder By: /s/ Mike Louie (2) GABY SCAPE.COM, 6146 Elllerbrook Wy, San Jose, CA 95123, Santa Clara County. The business is owned by: an individual. The name and residence ad-dress of the owner(s) /registrant(s) is: Ruiz M. Gabriela, 6146

Deputy File No.: FBN663080 SJMN # 6454892 Feb. 5, 12, 19, 26, 2020

FICTITIOUS BUSINESS NAME STATEMENT File No. FBN662908 The following person(s) is (are) doing business as: (1) E. Blair Glass Co

as: (1) E. Blair Glass Co (2) Blair Glass & Uphols-tery (3) Blair Glass (4) Blair Windows, 630 Charles St., San Jose, CA 95112 Santa G30 Charles St., San Jose, CA 95112 Santa Clara County. The busi-ness is owned by: a cor-poration. The name and residence address of the owner owner (s)/registrant(s) is: E. Blair Co. Inc., 630 Charles 54

Blair Co. Inc., 630 Charles St. San Jose, CA Charles St. San Jose, CA 95112.
The registrant/owner began transacting business under the fictitious business name(s) listed above on: 12/23/1985. This filing is a Refile (Change(s) in facts from previous filing) Previous file # FBN449320 I declare that all infor-

FBN449320
I declare that all information in this statement is true and correct. (A registrant who declares as true information which he or she knows to be false is guilty of a crime.)
/s/Edward P. Blair
Article/Registration
#1294613. Above entity
formed in the State of
CA. This statement was filed with the Co. Clerk-Recorder of Santa Clara
Co. on 01/27/2020
Regina Alcomendras,
County Clerk Recorder
By: /s/ Mike Louie

By: /s/ Mike Louis Deputy File No.: FBN662908 SJMN #6454768



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ANNOUNCEMENT

San Francisco State University will be holding three public hearings to inform the public regarding proposed changes to admissions guidelines for the 2021-2022 academic year.

These changes will affect budgets are in the public than the pub

The public is invited to provide input at the following scheduled hearings:
Monday, February 10, 2020 (4-6pm)
City College of San Francisco, MOU250
Friday, February 28, 2020 (4-6pm)
Skyline College, Bldg. 4, Room 4271
Thursday, March 5, 2020 (4-6 pm)
SFSU, Student Services Bldg., Room 404
These meetings are wheelchair accossible. Individuals requiring other accommodations should contact SF State at (415) 338-7227 as soon as possible. Please refer to the following

should contact SF State at (413) 338-7227 as soon as possible. Please refer to the following website for more information on the proposed removal of program impactions effective Fall 2021: https://future.sfsu.edu/impaction SMCT#6443910; Jan.31-Feb.1; Feb.3-8; Feb.10-15; Feb.17-22; Feb.24-29; Mar.2,2020

SUPERIOR COURT OF CALIFORNIA
COUNTY OF SAN MATEO
PETITION OF NATALIE KEIKO ASAI GRIBBEN
FOR CHANGE OF NAME
ORDER TO SHOW CAUSE FOR CHANGE OF NAME
CASE NUMBER 20CIV00648

grant the petition without a hearing.
NOTICE OF HEARING
Date: 3/20/2020, 9:00 AM, Dept.: PJ
Superior Court of California, County of San Mateo
400 County Center, Redwood City, CA 94063-1655
A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circus tition in the following newspaper of general circu-lation, printed in this county, San Mateo County /s/ Jonathan E. Karesh, JUDGE OF THE SUPERIOR COURT

COUNTY OF SANTA CLARA
PETITION OF ADHIR GARG
FOR CHANGE OF NAME
ORDER TO SHOW CAUSE FOR CHANGE OF NAME
CASE NUMBER 20CV361730

Present name: Adhir Garg to Proposed name: Adhitya Prakash

court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. NOTICE OF HEARING

Downtown Superior Court
A copy of this Order to Show Cause shall be pub-lished at least once each week for four successive

Date: Jan 15, 2020

Legal Notice

STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME File No. FBN662897 The following person(s) /registrant(s) has/have abandoned the use of

Remodeling the fictitious business name(s). FICTITIOUS BUSINESS NAME: MARIN TILE, 5338 **EXCELLENCE** Home Imp./Remod.
Sidewalks/Driveways
Water Proofing Decks
Interior Decorative
Concrete - Pavers
Roofing
Foundations
#899100/Bonded/Ins

MARIN TILE, 5338
Estrade Dr. San Jose, CA
95118. FILED IN SANTA
CLARA COUNTY ON
04/17/2015 UNDER FILE
NO. FBN603870. FULL
NAME of Registrant(s):
Marin Puharic, 5338
Estrade Dr. San Jose, CA
95118. The business
was conducted by an individual.
L declare that all infor-**408-621-7407** I declare that all infor-mation in this state-ment is true and cor-

rect. /s/ Marin Puharic
This statement was
filed with the Co. ClerkRecorder of Santa Clara
Co. on 01/24/2020.
Regina Alcomendras,
County Clerk Recorder
By: /s/Nina
Khamphilath, Deputy
File No.: FBN662897
SJMN#6457649
Feb.12,19,26,Mar.4,2020 rect.

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FICTITIOUS BUSINESS

NAME STATEMENT
File No. FBN663107
The following person(s) is (are) doing business as: TC BUILDS, 2404

Legal Notice

quilty of a crime.)

/s/ Carlos Tavares

County Clerk Recorder

File No.: FBN663107

SJMN#6454879 Feb.5,12,19,26,2020

FICTITIOUS BUSINESS

NAME STATEMENT File No. FBN662894

ov: an individual.

County Clerk Recorder

FICTITIOUS BUSINESS

NAME STATEMENT File No. FBN663610

The following person(s s (are) doing business as: **GENWORX**

Ringwood Ave. San Jose, CA 95131, Santa

Clara County. The business is owned

by: a Married Couple.
The name and roci

The name and residence address of the

County Clerk Recorder

File No.: FBN663610

SJMN#6460265

Mar.4.11.2020

Feb.19,26,

By: /s/ Raymund Reyes, Deputy

SERVICES, 1743

By: /s/ Mike Louie

Beauty and

Kitchen Remodeling

FICTITIOUS BUSINESS NAME STATEMENT FILE NO. 283896 The following person(s) is (are) doing business as: (1) Confidence Auto

Rentals and Sales;
(2) Auto Confianca;
(3) Auto Confianza; Confianza Autos Confianca Autos **Confidence Autos Confianca Motors** 550 El Camino Real, San Bruno, CA 94066, San

Bruno, CA 94066, San Mateo County Registered Owners(s): Confidence Auto Rent-als and Sales Inc. 231 8th Avenue, San Fran-cisco, CA 94118. State of Incorporation Organization:
Deleware.
This business is con-

ducted by a Corpora-tion. The registrant commenced to transact business under the ficti-tious business name or names on N/A /s/ Evan Krow, President
THIS STATEMENT WAS

FILED WITH MARK CHURCH, ASSESSOR-COUNTY RECORDER, SAN MATEO COUNTY ON 02/10/2020. SMCT#6459712 Feb.19,36, Mar.4,11,2020

FICTITIOUS BUSINESS

NAME STATEMENT
File No. FBN662704
The following person(s) is (are) doing business as: MJL_AUTHENTICS, 180 San Pedro Circle, San Jose, CA 95110, Santa Clara County. San Jose, CA 95110, Santa Clara County.
The business is owned by: an individual. The name and residence address of the owner(s) /registrant(s) is: Ryan J Lising, 1850 San Pedro Circle, San Jose, CA 95110.

95110. The registrant/owner began transacting business under the fictitious ness under the fictifious business name(s) listed above on: 0.1/3/2019 This filing is first filing I declare that all information in this statement is true and correct. (A registrant who declares as true information which he or she prover to be false is knows to be false is guilty of a crime.)

/s/ Ryan J Lising
This statement /s/ Ryan J Lising
This statement was
filed with the Co. ClerkRecorder of Santa Clara
Co. on 01/17/2020.
Regina Alcomendras,
County Clerk Recorder
By:/s/ Raymund
Reyes, Deputy
File No.: FBN662704
SJMN#6451903

Jan.29, Feb.5,12,19,2020 FICTITIOUS BUSINESS NAME STATEMENT File No. FBN662847 The following person(s) is (are) doing business as: ASIAN PARADISE

SJMN#6451903

is (are) uoing as: ASIAN PARADISE RENTALS, 724 North 17th Street, San Jose, 95112. Santa C Clara The business is owned by: a general partner-ship. The name and residence address of

the owner(s) /regis Stephan trant(s) is: Stephani Sook May Chui and Paul Cameron Major, 40 Teddy Ave. San Francisco, CA 94134. The registrant/owner began transacting business under the fictitious business name(s) listed

above on: 01/19/2020 This filing is first filing. I declare that all infor mation in this state-ment is true and cor-rect. (A registrant who declares as true infor-mation which he or she knows to be false is guilty of a crime.) /s/ Paul Cameron Major This statement was filed with the Co. Clerk-

Recorder of Santa Clara Co. on 01/23/2020. Regina Alcomendras County Clerk Recorder By: /s/ Raymund Reyes, Deputy File No.: FBN662847

Feb.12.19.26.Mar.4.2020

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Legal Notice

FICTITIOUS BUSINESS FICTITIOUS BUSINESS
NAME STATEMENT
File No. FBN662819
The following person(s)
is (are) doing business
as: WATERSMITH as: WATERSMITH
PLUMBING, 1868 Davis
St #2, San Jose, CA
95126, Santa Clara Adonis Way, San Jose, CA 95124, Santa Clara

County. The business is owned County. The business is owned by: an individual. The name and residence ad-dress of the owner(s) /registrant(s) is: Carlos Tavares, 2404 Adonis Way, San Jose, CA 95124 The registrant/owner by: a Married Couple. The name and resi-dence address of the owner(s) /registrant(s) is: Paul Victor Lee and The registrant/owner began transacting busi-Dia Vang, 1868 Davis St #2. San Jose, CA 95126. ness under the fictitious The registrant/owner business name(s) listed above on: 01/31/2020 This filing is first filing I declare that all inforbegan transacting busi-ness under the fictitious business name(s) listed above on: 01/23/2020. This filing is first filing I declare that all information in this state ment is true and cor I declare that all infor-mation in this state-ment is true and cor-rect. (A registrant who declares as true infor-mation which he or she knows to be false is guilty of a crime.) rect. (A registrant who declares as true infor-mation which he or she knows to be false is

This statement was filed with the Co. Clerk-/s/ Paul Victor Lee This This statement was iled with the Co. Clerk-Recorder of Santa Clara Co. on 01/31/2020. Recorder of Santa Clara Co. on 01/23/2020. Regina Alcomendras

Regina Alcomendras. County Clerk Recorder By: /s/ Nina Khamphilath, Deputy File No.: FBN662819 SJMN#6451809

Jan.29, Feb.5,12,19,2020 FICTITIOUS BUSINESS NAME STATEMENT File No. FBN662453 File No. FBN662894 The following person(s) is (are) doing business as: **Phoenix Sports**, 1060 S. 3rd St. #384, San Jose, CA 95112 Santa Clara The following person(s) is (are) doing business as: BENS JANITORIAL, 546 Skall Dr. San Jose, CA 95111, Santa Clara County. The business is owned

County. The business is owned

py: an individual. The name and residence ad-dress of the owner(s) /registrant(s) is: Doug-las Goldfein, 1060 S. 3rd St. #384, San Jose, CA 95112. by: an individual. The name and residence ad-dress of the owner(s) /registrant(s) is: Benjamin Silva, 546 Skall Dr. San Jose, CA The registrant/owner began transacting business under the fictitious 95111. The registrant/owner began transacting business under the fictitious ness under the fictitious business name(s) listed above on: N/A This filing is a first filing I declare that all information in this statement is true and correct. (A registrant who declares as true information which he or she knows to he false is business name(s) listed above on: 10/20/2018 This filing is first filing I declare that all infor-

I declare that all information in this statement is true and correct. (A registrant who declares as true information which he or she knows to be false is guilty of a crime.)

This statement was filed with the Co. Clerk-

matton which he or sne knows to be false is guilty of a crime.) /s/ Douglas Goldfein This statement was filed with the Co. Clerk-Recorder of Santa Clara Co. on 01/24/2020 Regina Alcomendras, Courty Clerk Pecorder filed with the Co. Clerk-Recorder of Santa Clara Co. on 01/13/2020. Regina Alcomendras, County Clerk Recorder By: /s/ Raymund File No.: FBN62453 SJMN#46454821 Feb.5,12,19,26,2020 By: /s/ Nina Khamphilath Deputy File No.: FBN662894 SJMN # 6452235 Jan. 29, 2020, Feb. 5, 12, 19, 2020

FICTITIOUS BUSINESS NAME STATEMENT
File No. FBN662944
The following person(s) is (are) doing business as: Triangle Trailer
Park, 1410 N. 10th St. San Jose, CA 95112 San-ta Clara County. The business is owned by: an individual. The name and residence address of the owner(s) /registrant(s) is: Carmelita A. Rogers, 2415 Karen Drive #3,

owner(s) /registrant(s) is: Rowmel Magtoto and Myralinda Magtoto, 1743 Ringwood Ave. San Jose, CA 95131. Santa Clara, CA 95050. The registrant/owner began transacting business under the fictitious The registrant/owner began transacting business under the fictitious business name(s) listed above on: 12/12/2002 This filing is a Refile (Change)s in facts from previous filing. Previous file#FBN568984 business name(s) listed above on: 02/14/2020 This filing is first filing I declare that all info

file#FBN568984
I declare that all information in this statement is true and correct. (A registrant who declares as true information which he or she knows to be false is guilty of a crime.)
/s/ Carmelita A. Rogers
This statement was mation in this state-ment is true and cor-rect. (A registrant who declares as true infor-mation which he or she knows to be false is guilty of a crime.) /s/ Rowmel Magtoto
This statement was
filed with the Co. Clerk-This statement was filed with the Co. Clerk-Recorder of Santa Clara Co. on 02/14/2020. Recorder of Santa Clara Co. on 01/27/2020 Regina Alcomendras.

Regina Alcomendras. County Clerk Recorder By: /s/ Sandy Chanthasy Deputy File No.: FBN662944 SJMN # 6454881

Feb. 5, 12, 19, 26, 2020

Attn: Kara Hawkins, Environmental Project Manager 200 East Santa Clara Street, 3rd Floor Tower San José CA 95113-1905 Phone: (408) 535-7852, email: Kara Hawkins /s/ Iluminate L.L. Elizabeth Black, e-mail: Kara Hawkins @sanjoseca.gov 2/19/20

City of San José

CNS-3342603#

MERCURY NEWS SJMN 6459016

Feb. 19, 2020

Exhibit W

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 21 of 50



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Declaration of Publication C.C.P. S2015.5

STATE OF CALIFORNIA

) 55.

County of Stanislaus

I am a citizen of the United States; I am over the age of eighteen years, and not a party to or interested in the above entitled matter, I am a printer and principal clerk of the publisher of the The Modesto Bee, which has been adjudged a newspaper of general circulation by the Superior Court of the County of Stanislaus, State of California, under the date of February 25, 1951 Action No. 46453. The notice of which the annexed is a printed copy has been published in each issue thereof on the following dates, to wit:

February 19, 2020

I certify (or declare) under penalty of perjury that the foregoing is true and correct and that this declaration was executed at Dallas, Texas on:

Date: 19th, day of February, 2020

LIZBETH AILEEN CORDERO My Notary ID # 131868068 Expires January 25, 2023

Extra charge for lost or duplicate affidavits. Legal document please do not destroy!

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 22

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA. SAN FRANCISCO DIVISION

In re: PG&E CORPORATION, PACIFIC GAS AND ELECTRIC COMPANY,

☐ Affects PG&E Corporation Affects Pacific Gas and Electric Company

Affects both Debtors

*All papers shall be filed in the Lead Case,

Na. 19-30088 (DM).

Chapter 11 Case No.19-30088 (DM) (Lead Case) (Jointly Administered)

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES: (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF PLEASE TAKE NOTICE THAT:

- The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Soint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time
- the *Plan*). Capitalized term used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

 2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the *Scheduling Order*), the Debtors will file, on or before February 18, 2020, a Motion requesting, inter olio, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").
- the Plan (the "Sollcitation Procedures Motion").

 3. <u>Disclosure Statement Hearing</u>. A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailling Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailling Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailling Pacific Time), in Solicitation 10:00 a.m. (Prevailling Pacific Time), in Son Francisco Division (the "Bankruptcy Court for the Northern District of California San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debions with the Bankruptcy Court.

 4. Objections or Responses to the Proposed Disclosure Statement and

4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.
a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties

- (collectively, the "Core Parties". Pursuant to the Courts Scheduling Urder, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v)C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time):
 (i) the fort Claimants Committee; (ii) the Creditors Committee; (iii) the U.S. Trustee; (iv) the Marker Committee of Substantian Scheduling Court Institute (III) the Creditors Committee; (iii) the U.S. Trustee; (iv) the Marker Court of Substantian Scheduling Court Institute (III) the Alles Court of Substantian Scheduling Court of Substantian S Ad Hoc Group of Subrogation (Laimholders; (v) the Ad Hoc Committee of Senior Unsecured Noteholders; (vi) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (xi) Valley Clean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/West and Feather River Hospital; and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).
 b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement
- All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement
 or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must
 be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a),
 Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no
 later than 4:300 pm. on March 6, 2020 (Prevailing Padfict Time).
 C. Response and Objection Procedures. Disclosure Statement or Solicitation
- Objections must:

(i) Be in writing;
(ii) State the name and address of the objecting party and the amount and nature of the

Claim or Interest of such party;
(iii) State with particularity in short, concise bullet points (without points and (iii) State with particularity in short, concise builet points without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response; (iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D.Cal.May 2017) (Montali, I.), and the Scheduling Order, and (v) Be served on the following parties:

(v) Beserved on the following parties:

A. Clerk, U.S. Bankunptry Open from the Northern District of California, 450 Golden
Gate Avenue, Mail Box 36099, 3 na Francisco, California 94102;

B. The Debtors, Cro PG&E Corporation and Pacific Gas and Electric Company, 77 Beale
Street, P.D. Box 77000/5, 3n Francisco, California 94177 (Attr.: Janet Loduca, Esq.);

C. The attorneys for the Debtors, (A) Welf, Gosthal & Amages LLP, 767 Fifth Avenue,
New York, New York 10153 (Attr.: Stephen Karotkin, Esq. (stephen karotkin@well.com),
New York, New York 10153 (Attr.: Stephen Karotkin, Esq. (stephen karotkin@well.com),
Jesista Liou, Esq. (jessica Bou@well.com), and Matthew Goren, Esq. (matthew.goren@well.com),
Jesista Liou, Esq. (jessica Bou@well.com), and Matthew Goren, Esq. (matthew.goren@well.com),
Jesista Liou, Esq. (jessica Bou@well.com), and Matthew Goren, Esq. (matthew.goren@well.com),
Jesista Liou, Esq. (issica Bou@well.com), and Matthew Goren, Esq. (porasab@cravath.com), Kevin
J. Orioni, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.com), Kevin
J. Orioni, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.com), Kevin
J. Orioni, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.com), San Francisco,
Galifornia 94107 (Altr: James L. Snyder, Esq. (James L. Snyder@usdoj.gov) and Timothy
Laffredi, Esq. (Timothy S. Laffredi@usdoj.gov));

E. The attorneys for the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, New York 10038-4987 (Attn. Kristopher M. Harsen, Esq. (khansen@stroock.com), Erez E. Gilad, Esq. (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com)) and

Esq. (egilad@stroock.com), and Matthew G. Gardialo. Esq. (mgardial@stroock.com)) and (8) Stroock & Stroock.e. and Matthew G. Gardialo. Esq. (mgardial@stroock.com)) and (8) Stroock & Stroock.e. Lavan LLP,2029 (entury Park East, Los Angeles, California 90067-3086 (Attn: Frank A. Menola, Esq. (firenel@stroock.com).

6. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP,450 (exington Avenue, New York, New York, New York, Company, Com

- Kreller,Esq. (TKreller@milbank.com)): I, The attorneys for the Tort Claimants Committee, (A) Baker & Hosteller LLP, 1160 Battery Street, Swite 100, San Francisco, California 94111 (Attn: Robert A. Julian, Esq. (rjulian@ bakerlaw.com) and Cecily A. Dumas, Esq. (cdumas@bakerlaw.com)) and (8) Baker & Hosteller LLP, 11601 Wilshire Boulevard, Swite 1400, Los Angeles, California, 90025–9509 (Attn: Eric E. LLP, 11601 Wilshire Boulevard, Swite 1400, Los Angeles, California, 90025–9509 (Attn: Eric E. Sagerman, Esg. (esagerman@bakerlaw.com) and Lauren T. Attard. Esg. (lattard@bakerlaw.com
-]. The attorneys for the Ad Hoc Group of Subrogation (Laim Holders, (A) Willie Fare & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Attn: Matthew A. Feldman, Esq. (Iminias)=Willieccom), And Daniel 1. Forman Isq. (Gformane)—Willieccom), and Daniel 1. Forman Isq. (Gformane)—Willieccom), and Daniel 1. Forman Isq. (Gformane)—Willieccom) and (8) Diemer & Wei, LLP, 100 West San Fernando Street, Suite SSS, San Jose, California 95113 (Attn: Asthyno Suberner (Ridermer@ellemerweil.com));
 K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Hower Street, Ffritteth Floor, Les Angeles, California 9071-7200 (Attn: Bruce S., Bennett, Esq. (bennettle) [onesday.com), Joshua M. Mester, Esq. (jimester@jonesday.com), and James O. Johnston, Esq. (jiphnston@jonesday.com); and

(jjohnston@jonesday.com)); and

L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Altri: Michael S. Stamer, Esq., Imstamer@akingump.com), Ira S., Dizengoff, Esq., Gdizengoff@akingump.com), David H. Bottse, Esq., (dobtter@akingump.com), Januid Qureshi Esq., Laqueshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, S80 California Street, Suite 1500, San Francisco, California 94-104 (Attri. Ashley Vinson Cravford, Esq., Quardvord@akingump.com)).

THE COURT WARROWNY CONSTRUES SECTION 1125(3)1) OF THE BANKRUPTCY CODE.

DBIECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SUNE THAT ADEQUATE DISCLOSURE WILL EMABLE AN HMPARIEC (REDUTTOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN, OBJECTIONS TO THE PROPOSED DISCLOSURE WILL EMABLE AN HMPARIEC (REDUTTOR STO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER TRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF HAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COUNT THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COUNT

ONLY EKCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WANVER OF SUCH AN OBJECTION FILED LATER WHEN THE PLAN IS READYTO BE CONSIDERED. IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE REILE SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING.

5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:

owing dates and deadlines.

na years and decounters.

a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the Plan.

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing ummary of fite Victim Claims Resolution Procedures.

c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfin rust Agreement.

of February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure Statement).

reaument aurimary in the Proposed Disclosure Statement).

e. March 3, 2020: Dealine to file substantially final forms of each of the Fire Victim
Trust Agreement and the Fire Victim Claims Resolution Procedures
f. March 6, 2020 at 4:00 p.m. (Prevailing Facili Time): Dealine for any creditor or
shareholder to file a motion pursuant to Bankruptty Rule 3018(a) seeking to temporarily
allow its Claim or Interest in a different class or amount for purposes of voting to accept or reject the Plan.

g March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure Slatement. h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots

to accept or reject the Plan.

i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and serving

objections to Plan confirmation. objections to Plan confirmation.

j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific lime): Pre-confirmation scheduling conference. Principal counsel representing a party, or any pro-se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contexted legal issues. Failure to appear may result in the objection being stricken.

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing

Hearing.
6. Missellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be interested whether at no rost at https://restructuring.primederk.com/gge/ be examined by Interested parties at no cost at https://restructuring.primcelerk.com/gog/ The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Clerk on a public computer terminal: (II) accessed for a fee via PACER at http:// www.canbustourts.gov/. and (iii) obtained by written request to the Debtor's olicitation agent. Prime Clerk LLC ("Prime Clerk" or the "Solicitation Agent"), at the address of e-mail address below: if by standard, overnight, or hand delivery: PG&E Information of Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; if by

THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT PROVIDE, LEGAL ADVICE.

Dated: February 11, 2020

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 23

FRANK FRANKLIN II AP

come back and do good.

There are not too many

guys that don't have a

rough patch in their ca-

a major role in Davis'

Health appeared to play

Davis was 1-1 with seven

saves and a 2.45 ERA in 17

appearances before land-

ing on the injury list with a

strained oblique muscle in

late May. He ran into trou-

ble upon returning three

seven earned runs in 21/3

innings with two blown

against San Diego.

recover.

ence now."

enough."

know where.

rience there.

I'll do it."

field.

saves in a four-game series

Davis said it took him

until December to fully

"I did focus a lot on

getting stronger," Davis

maintaining that area and

said of his offseason regi-

never had before. So defi-

nitely, I can feel the differ-

The injury hindered his

"You'll always be out of

ability to rotate during his delivery and square up to

the plate before release.

balance, basically, is what

it feels like," Davis said. "But, you know, I felt good

Marlins: Versatile new-

comer Jonathan Villar is

in the Miami Marlins'

expected to be an ironman

lineup, even if they don't

Villar played in all 162

Baltimore Orioles, mostly

at second base and short-

stop. But the Marlins will give him a spring training

tryout in center field be-

"They want me to play

center field, so I'll try. If I

can play another position

Villar's seven-year ca-

games in center field, most

recently in 2017 with the Milwaukee Brewers. He

has been mostly a middle

played third base and left

"We're going to mess

and see if that's a position he can handle," manager

Don Mattingly said. "You

look at Jonathan and really

feel he's the best athlete on

the field. So we're going to

give it a shot. We think he

fits there with our club and

our pieces, and it would be

great if he is able to pick

that up. We've got spring

Regardless of whether

Villar plays center field,

he's the centerpiece of

offseason efforts to up-

scored the fewest runs in

the majors in 2018-19 as

Miami lost 203 games. The

speedy switch-hitter gives

the Marlins the prototyp-

ical leadoff man they've

lacked since trading Dee

Last year Villar had 24

career highs, while batting

.273 and stealing 40 bases.

He was one of five players

- WIRE SERVICES

to play in all 162 games.

Case: 19-30088

homers and 73 RBIs, both

Gordon two years ago.

grade an offense that

training to see.

around with center field

infielder but has also

reer has included eight

cause they have little expe-

"I'm coming here to help the team," Villar said.

games last year for the

men. "There's an injury I'd

weeks later, giving up

reer.'

struggles.

Aaron Judge of the New York Yankees hit .272 with 27 homers with 55 RBIs in 102 games last season.

MLB IN BRIEF

Yankees' Judge has minor issue with shoulder

New York Yankees slugger Aaron Judge was not in any batting practice group for the team's first full squad workout on Tuesday because of a minor right shoulder issue.

The problem is not considered serious and Judge is expected to take part in other drills.

The outfielder hit .272 with 27 homers with 55 RBIs in 102 games last season. He was on the injured list from April 21-June 21 with a left oblique strain.

NOTABLE

Cardinals: St. Louis Cardinals right-hander Miles Mikolas will receive a platelet-rich plasma injection in his ailing throwing arm, likely delaying his regular-season debut by about one month.

A 2018 All-Star, Mikolas received a similar injection after last season to treat a flexor tendon issue.

St. Louis manager Mike Shildt said Tuesday that the injection will keep Mikolas from throwing for three to four weeks. Once he is cleared to throw, Mikolas will have to restart his throwing program from the beginning.

Rockies: Wade Davis has again entered spring training as the Colorado Rockies' closer after a rough 2019 season.

Davis lost his ninthinning role in the final two months last year, when he finished 1-6 with 15 saves and an 8.65 ERA in the least effective effort of an 11-year career.

"It sucks when you're not doing well at anything, anything in life," Davis said. "The biggest thing is to move past it. That's when you learn and grow. You work harder. You prepare and you are at ease with what happened and your struggles. That's why I feel good about where I'm at now, despite whatever."

Scott Oberg took over as closer and pitched well before a blood clot in his right shoulder forced him to miss the final six weeks of the season and required offseason surgery, though he is healthy this spring and will join Davis in the back end of the bullpen.

"I think in a perfect world, Wade is our closer and Scotty pitches in front of him in some capacity, whether it is an inning or one-plus or two innings, Colorado manager Bud Black said. "Our best scenario thing is if Wade returns to form and pitches as closer when he is available, and Scott and others pitch those other innings.'

Black said his confidence in Davis' return is based on "Wade himself, the guy he is, and his stuff.

The 34-year-old Davis has a resume that includes a World Series ring with Kansas City in 2015, a 1.80 ERA in 30 postseason appearances and four All-Star Game appearances.

"You know, you see the best in the world struggle," Davis said. "You see them **Automobiles**

NISSAN Versa 2011

White/Cream Gas saver, Clean, GPS 56,000.00mi 4300 0B0 polovinv@gmail.com, 209-204 polovinv@gmail.com, 5063

Trucks & Vans

07' F150 Ford, Work Truck w/ Shell A/C, Great Cond. Smog/Clean, Great Tires, Auto, 111kMI, \$5600 OBO 209-338-8898

LEGAL NOTICES

Legals & Public Notices STEVE DOVALI CONST. INC.

8461 E. Olive Ave. Fresno Ca. 93737 Phone (559)255-7603 Fax (559)456-2843 Contact: Tim Dovali Email: dovaliconstruction@gmail.com

Sub-Bids Requested From DBE, MBE, WBE Subcontractors and Suppliers for: OWNER: CITY OF MEWMAN HEXAVALENT CHROMIUM (CR6) COMPLIANCE WATER SYSTEM BIDDING MARCH 24, 2020 AT 4 PM

Work Available/ Items of Work: Earthwork, Trenching, Fence, Concrete, Metal Bldg., Painting, Storage Tank, Pump Treatment System, HVAC, Rebar, Masonry, Landscaping & Aggregate Supply

Subcontractors must be licensed in the State of California. Plans and Specs are available for viewing at our office in Fres no Ca. upon request. Assistance with ob taining necessary equipment, supplies materials, or related assistance or services including insurance, lines of credit and technical assistance for this project will also be offered.

PSSSSST.
We're going to let you in on some classified information
We can tell you where to get a bargain on the refrigerator you need, the motorcycle you've always wanted, or how to sell something you don't need.

Bee Classified 521-7777

Summons

SUMMONS CITACION JUDICIAL

CASE NUMBER (Numero del Caso) CV-19-006863

NOTICE TO DEFENDANT AVISO AL DEMANDADO

(nombre):
JMZ Development Company, LLC;
French Bar Bluffs, LLC; French Bar
Bluffs Road Maintenance Company,
Inc.; All persons unknown claiming any
legal or equitable right, title, estate, easelegal or equitable right, fiftle, estate, ease-ment, lien, or interest in the property de-scribed in this verified complaint adverse to plaintiffs' title or any cloud on plaintiffs' title thereto; and Does 1-200, inclusive YOU ARE BEING SUED BY COMPLAINANT. (LO ESTA DEMANDANDO EL DEMANDANTE): Angelique Varian

Angelique Varian NOTICE: You have been sued. The court

NOTICE: You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below. You have 30 CALENDAR DAYS after this Summons and legal papers are served on you to file a written response at this court and have a copy served on the petitioner. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse Courts Online Self-Heip Center www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the clerk for a fee waiver form. If you do not file your Response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court. There are other legal requirements. You may want to call an attorney right away. If you do not know an ottorments. You may want to call an atformey right away. If you do not know an attorney, you may want to call an atformey referral service. If you can not afford and atformey, you may be eligible for free legal services from a nonprofit legal services program. You can locate these non profit groups at the California Legal Services

Web

www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courlinfo.ca.gov.selfhelp), or by contacting your local court or county bar

contacting your local court or county bar association. NOTE: The court has a statutory lien for waived fees and cost on any settlement or arbitration award of \$10,000 or more in a civil case. The courts lien must be paid before the court will dismiss the case.

courts lien must be paid before the court will dismiss the case.

AVISO! Io han demandado. Si no responde dentro de 30 dias, la corte puede decidir en su contra sin eschcher su version. Lea la informacion a continuacion.

Tiene 30 DIAS DE CALENDARIO despues de que le entreguen esta citacion y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefonica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y mas informacion en el Centro de Ayuda de las Cortes de California

Cortes de California (www.courlinfo.ca.gov/selfhelp/espanol/), en la biblioteca de leyes de su condado o en la corte que le quede mas cerca. Si no puede pagar la cuota de presentacion, pida al secretario de la corte que le de un formulario de extencion de pago de cuotas. Si no presenta su respuesta a tiempo, puedo perder el caso por incumplimiento y la corte le podra quitar su sueldo, dinero y bienes sin mas advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de abogado, puede latinar a un servicio de remision a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal

gal Services, (www.lawhelpcalifornia.org) en el Centro de Ayuda de las Cortes de California, (www.courtinfo.ca.gov/selfhelp/espanol/) o poniendose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperacion de \$10,000 o mas de valor recibida mediante un acuerdo una concesion de arbitraie en un caso de una concesion de arbitraie en un caso de derecho civil. Tiene que pagar el grava-men de la corte antes de que la corte

men de la corre antes de que la corre pueda desechar el caso. The name and address of the court is (El nombre y direccion de la corde es): Superior Court of California, County of Stanislaus Superior Court of California, County of Stanislaus

Stanislaus 801 - 10th Street, 4th Floor, Modesto, CA 95354 801 - 10th Street, 4th Floor, Modesto, CA 95354 801 - 10th Street, 4th Floor, Modesto, CA 95354

The name, address, and telephone num The name, address, and telephone number of plaintiffs attorney, or plaintiff without an attorney is: (EI nombre, Ia direccion y el numero de telefono de abogado del demandante, o del demandante que no tiene abogado, es): Lawrence C. Beaver 1309 I Street
Modestol, CA 95354

Date (Fecha): 11-14-2019 Clerk, by (Secretario) Carly Bonzi Deputy (Adjunto)e Pub Dates February 12, 19, 26; March 4, Legals & Public Notices

Legals & Public Notices

No. 19-30088 (DM)

in re: PG&E CORPORATION

- and -PACIFIC GAS AND ELECTRIC COMPANY, Debtors.

Debtors.

☐ Affects PG&E Corporation
☐ Affects Pacific Gas and Electric Company
図 Affects both Debtors
**All pagers shall be filed in the Lead Case,
No. 19-30088 (DM). (Lead Case)

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF PLEASE TAKE NOTICE THAT:

1. The Plan and Proposed Disclosure Statement. On February 7,2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company as debtors and debtors in possession (collectively, in Publish, filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement" [Institute of the Proposed Disclosure Statement | Institute 11 | In **Disclosure Statement"**) for the *Debtors' and Shareholder Proponents' Joint Chapter 11 Plan* of *Reorganization, dated January 31, 2020* [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed t uch terms in the Proposed Disclosure Statement.

2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "**Scheduling Order**"), the Debtors will file, on or before February 18, 2020, a Motion requesting, *inter alia*, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion"

the Plan (the "Solicitation Procedures Motion").

3. <u>Disclosure Statement Hearing</u>. A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, united States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California, an Francisco Division (the "Sankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, could be part of the parties in interest other than by an announcement in the quity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

 Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion. a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties collectively, the "**Core Parties**") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion

Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v)C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time): (i) the Tort Claimants Committee; (ii) the Court Claimants Committee; (iii) the Cust Claimants Committee (iii) the U.S. Tustee; (iii) the Ad Hoc Group of Subrogation Claimholders; (vi) the Ad Hoc Committee of Senior Unsecured Moteholders; (vi) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (xi) Valley (lean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xii) BMCF, Na, Solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/West and Feather River Hospital; and (xvi) the Consenting Fire Calimant Professional Group. Course for any of the Core Parties who have served objections or responses shall meet and confer or any of the Core Parties who have served objections or responses shall meet and confer vith counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet Ind confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and he procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020

b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

c. Response and Objection Procedures. Disclosure Statement or Solicitation

Objections must:

Objections must:

(i) Be in writing;
(ii) State the name and address of the objecting party and the amount and nature of the Claim or Interest of Such party;
(iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response;
(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D. Cal. May 2017) (Montali, J.), and the Scheduling Order; and

and the Scheduling Order; and (v) Be served on the following parties:

com)), (8) Keller & Bernvenutti LLP, 650 California Street, Suite 1900, San Francisco, California 494108 (Attn: Tobias S. Keller, Esq. (tkeller@kellerbenvenutti.com) and Jane Kim, Esq. (jkim@ address b kellerbenvenutti.com)), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attn: Paul H. Zumbro, Esq. (pazambro@cravath.com), Kevin J. Orsini, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (noasab@cravath.com);
D. The U.S. Trustee, 450 Golden Gate Avenue, 5th Floor, Suite 05-0153, San Francisco, California 94102 (Attn: James L. Snyder, Esq. (James.L.Snyder@usdoj.gov) and Timothy Laffredi, Esq. (Timothy.S.Laffredi@usdoj.gov));

Legals & Public Notices

E. The attorneys for the administrative agent under the Debtors' debtor-inpossession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York,
New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@stroock.com), Frez F. Gilad,
Seq. (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com)) and
(8) Stroock & Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3086
(Attn: Frank A. Merola, Esq. (fmerola@stroock.com));
F. The attorneys for the collateral agent under the Debtors' debtor-in-possession
financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017
(Attn: Eli J. Vonnegut, Esq. (eli.vonnegu@davispolk.com), David Schiff, Esq. (david.schiff@davispolk.com), and Tilmothy Graulich, Esq. (timoravanich@davispolk.com).

Legals & Public Notices

(Auth. E. J. Winnegut, S.S., (et.)/winnegutewarspion.com/, David Scinic, S.S., (advidschine) davispolk.com/), and Timothy Grailich, Seq. (timothy.graulich@davispolk.com/).

G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285
Avenue of the Americas, New York, New York 10019-6064 (Attn: Alan W. Kornberg, Esq. (akornberg@paulweiss.com), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), walter R. Schender (Sept. Sept. S

and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com)); H. The attorneys for the Creditors Committee. (A) Milbank LLP, 55 Hudson Yards, Nev York, New York 10001-2163 (Attn: Dennis F. Dunne, Esg. (DDunne@milbank.com) and Samue

York, New York 10001-2163 (Attr.: Dennis F. Dunne, Esq. (DDunne@milbank.com) and Samuel Ashili, Esq. (Ashili, Esq.

J);

J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Attn: Matthew A. Feldman, Esq. (Iminias@willkie.com), Joseph G Minias Esq. (Iminias@willkie.com), Benjamin P. McCallen Esq. (Bornelan@willkie.com), and Daniel I. Forman Esq. (Gforman@willkie.com) and (B) Diemer & Wel, LLP, 100 West San Fernando Street, Suite 555, San Jose, Callegiol (313) (145) (1

California 95113 (Attn: Kathryn S. Diemer (kdiemer@diemerwei.com)); K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attn: Bruce S. Bennett, Esq. (bbennett@ jonesday.com), Joshua M. Mester, Esq. (jmester@jonesday.com), and James O. Johnston, Esq. jjohnston@jonesday.com)); and

Jonesday, com), Joshua M. Mester, t.Sq. (jimester@jonesday, com), and James U. Jonnston, t.Sq. (jidinston@jonesday,com); and Lames U. Jonnston, t.Sq. (jidinston@jonesday,com); and Lames V. Jonnston, t.Sq. (lower) and L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akin Cump Strauss Hauer & Feld LLP, She S. Dizengoff, Esq. (lotzengoff@akingump.com), David H. Botter, Esq. (dobter@akingump.com), Jabid Qureshi, Esq. (lotzengoff@akingump.com), David H. Botter, Esq. (lotter@akingump.com), David H. Botter, Esq. (lotzengoff@akingump.com), David H. Botter, Esq. (lotzengoff@akingump.com), David H. Botter, Esq. (lotzengoff. Esq. (lotzengoff@akingump.com)).

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION AND BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION IS THE PLAN IS READY TO BE CONSIDERED. IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE

IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING.

5. Other Relevant Dates. The Scheduling Order also approved and established the

ollowing dates and deadines:

a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any bjection to, or request for estimation of, a Claim for purposes of voting on the Plan.

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing Jumary of Fire Victim Claims Resolution Procedures.

c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire

c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfre Trust Agreement.
d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure Statement).
e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures
f. March 6, 2020 at 4.0p. m., Prevailing Pacific Timej: Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of voting to accept or reject the Plan.

g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure

h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots i. May 15, 2020 at 4:00 p.m. (Prevailing PacificTime): Deadline for filing and serving ions to Plan confirmation.

objections to Plan confirmation.

j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling conference. Principal counsel representing a party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing

 Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost at https://restructuring.primeclerk.com/pge/ The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Mortion) may also be: (i) examined by interested parties during normal business hours at the office of the Clerk on a public computer terminal; (ii) accessed for a fee via PACER at https://docs.public.html, which request to the Debtor's solicitation agent, Prime Clerk LLC ("Prime Clerk" or the "Solicitation Agent"), at the address or e-mail address below: If by standard, overnight, or hand delivery: PG&E Information c/o Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; If by

THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT PROVIDE, LEGAL Dated: February 11, 2020

Legals & Public Notices

Legals & Public Notices



Community and Economic Development Department Community Development Division HUD Programs NOTICE OF FUNDING AVAILABILITY (NOFA) Fiscal Year 2020-2021

The City of Modesto will be receiving Community Development Block Grant (CDBG) funds and HOME Investment Partnership (HOME) from the US Department of Housing and Urban Development (HUD). The City will be seeking proposals from eligible organizations to fund eligible projects including but not limited to: affordable housing public facilities to directly benefit low-income families and/or neighborhoods within the City of Modesto

CALENDAR OF EVENTS*

Date	Time	Event
February 15, 2020	N/A	Notice of Funding Availability (NOFA) Release Date
February 27, 2020	10:30 a.m.	Opening of Application period. A Technical Assistance Workshop will be held at Tenth Street Place at Health Plans of San Joaquin 1025 J St, Modesto, CA 95354 Attendance is Mandatory for organizations seeking funds – No Exceptions.
		All Applications must be submitted online via ZoomGrants.
March 27, 2020	4:00 p.m.	Deadline to submit CDBG/HOME Applications via ZoomGrants. Due no later than 4:00 p.m. No Exceptions.
March 30th to April 3rd, 2020	N/A	City Staff to conduct application Technical Review
April 3, 2020	N/A	Technical Review Notifications
April 7, 2020	4:00 p.m.	Deadline to submit appeals of Technical Review
April 8, 2020	Start Time: 8:30 a.m.	Grant Presentations to City of Modesto Grant Review Committee (10 Minute presentation limit). Grant Presentations Location: 1010 10th St Room 2008
April 16, 2020	12:00 p.m.	Draft FY 2020-2025 Consolidated Plan, Annual Action Plan, and Analysis of Impediments Opening of Public Review Period – CH & CDC
May 5, 2020	5:30 p.m.	City Council: Present final FY 2020-20205 Consolidated Plan, Annual Action Plan, and Analysis of Impediments to City Council and Hold a Public Hearing to consider approval and submittal to HUD.

In compliance with the Americans with Disabilities Act, if you need special assistance to participate in these meetings, please contact the City Clerk (209) 577-5396. Notification 48 hours prior to the meeting will enable the City to make reasonable arrangements to ensure accessibility to this meeting.

If you have any questions, please contact: City of Modesto Community Development Division 1010 10th Street, Suite 3100, Modesto CA 95351 For any questions, please contact: 209 577-5211 housing@modestogov.com

*Calendar schedule may be subject to change.



YOU'LL JUMP FOR JOY With the extra money you've made selling unused items through

USE the Bee's Classified Superstore to sell it Fast! 521-7777

521-7777 The number to call for Bee Classified.

Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06

Exhibit X

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 25 of 50

THE RECORD PROOF OF PUBLICATION

STATE OF CALIFORNIA COUNTY OF SAN JOAQUIN

THE UNDERSIGNED SAYS:

I am a citizen of the United States and a resident of San Joaquin County; I am over the age of 18 years and not a part to or interested in the above-entitled matter. I am the principal clerk of the printer of THE RECORD, a newspaper of general publication, printed and published daily in the City of Stockton, County of San Joaquin by the Superior Court of the County of San Joaquin, State of California, under the date of February 26, 1952, File No. 52857, San Joaquin County Records; that the notice of which the annexed is a printed copy (set in type not smaller than nonpareil), has been published each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, To wit,

February 19, 2020

I declare under penalty of perjury that the foregoing is true and correct. Executed on February 19, 2020 In Stockton California

Case: 19-30088

Delailah Little. The Record

000180744

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

PG&E CORPORATION,

- and -PACIFIC GAS AND ELECTRIC COMPANY,

☐ Affects PG&E Corporation

Affects Pacific Gas and Electric Company

Affects both Debtors

*All pages shall be filed in the Lead Case,

Chapter 11 Case No. 19-30088 (DM) (Lead Case) (Jointly Administered)

No. 19-30088 (DM). AMENDEO NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF

PLEASE TAKE NOTICE THAT:

 1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket]. (collectively, the "Debtors"), filed the proposed disclosure statement (Docket No. 5700) (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 (Docket No. 5590) (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement Proposed Disclosure Statement.

used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court (Docket No. 5732) (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, inter alia, that the Court (i) approve Plan solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").

3. Disclosure Statement Hearing, A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such confinuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

4. Objections or Responses to the proposed Disclosure Statement by the Debtors with the Bankruptcy Court

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4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v) C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to or solicitation ubjection? Joy e-mail on the parties listed in Paragraph 4.c.(y) C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailling Pacific Time): (i) the Tort Claimants Committee; (ii) the Creditors Committee; (iii) the U.S. Trustee; (iv) the Ad Hoc Group of Subrogation Claimholders; (v) the Ad Hoc Committee of Senior Unsecured Noteholders; (vi) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Public Ullilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (xi) Valley Clean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/West and Feather River Hospital; and (xv) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017/(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

c. Response and Objection Procedures. Disclosure Statement or Solicitation Objections previous.

Solicitation Objections must:

(i) Be in writing;

(ii) State the name and address of the objecting party and the amount and

nature of the Claim or Interest of such party;

(iii) State with particularity in short, concise bullet points (without points

Doc# 5944

nature of the Claim or Interest of such party;

(iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response;

(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D. Cal. May 2017) (Montali, J.), and the Scheduling Order, and (v) Be served on the following parties:

A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102,

B. The Debtors, Co' P6&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94177, (Attr. Janet Loduca, Esq.);

C. The attorneys for the Debtors, (A) Well, Gotshal & Manges Ltp. 47 (1997)

| Maiden Lane, New York, New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@stroock.com), Erez E. Gilad, Esq. (egilal@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com)) and (8) Stroock & Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3086 (Attn: Frank A. Merola, Esq. (imerola@stroock.com));
F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attn: Eli J. Vonnegutte) davispolk.com), David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.graulich@davispolk.com));
G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attn: Alam W. Kornberg, Esq. (akornberg@paulweiss.com)), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (indonnelly@paulweiss.com), and Neal P. Donnelly, Esq. (indonnelly@paulweiss.com) and Neal P. Donnelly, Esq. (indonnelly@paulweiss.com) and Samuel A. Kahlif, Esq. (skhalil@milbank.com) and Samuel A. Kahlif, Esq. (skhalil@milbank.com)) and (8) Milbank LLP, 2029 Century Park East, 33rd Floor, Los Angeles, California 90067 (Attn: Gregory A. Bray, Esq. (Bray@milbank.com) and Thomas R. Kreller, Esq. (Tkreller@milbank.com));
I. The attorneys for the Tort Claimants Committee, (A) Baker & Hosteller LLP, 1160 Battery Street, Suile 100, San Francisco, California 94111 (Attn: Robert A. Julian, Esq. (rjulian@bakerlaw.com) and Cecily A. Dumas, Esq. (collornia 94111) (Attn: Robert A. Julian, Esq. (rjulian@bakerlaw.com) and Cecily A. Dumas, Esq. (collornia) 94111 (Attn: Robert A. Julian, Esq. (rjulian@bakerlaw.com) and Cecily A. Dumas, Esq. (collornia) 94111 (Attn: Robert A. Julian, Esq. (rjulian@bakerlaw.com) and Cecily A. Hosteller LLP, 1160 Wilshire

(Attn: Robert A. Julian, Esq. (rjulian@bakerlaw.com) and Cecily A. Dumas, Esq. (cdumas@bakerlaw.com)) and (B) Baker & Hostetler LLP, 11601 Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attn: Eric E. Sagerman, Esq. (esagerman@bakerlaw.com) and Lauren T. Attard, Esq (lattard@bakerlaw.com));

(lattard@bakerlaw.com));

J. The altorneys for the Ad Hoc Group of Subrogation Claim Holders, (A)
Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 100196099 (Attn: Matthew A. Feldman, Esq. (mfeldman@willkie.com), Joseph G
Minias Esq. (jminias@willkie.com), Benjamin P. McCallen Esq. (bmccallen@
willkie.com), and Daniel I. Forman Esq. (dforman@willkie.com) and (B) Diemer
& Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose, California

& Wel, LCF, 100 west sain remained sueer, suite 355, sain uses, california 95113 (Attn: Kathryn S.) Diemer (kidiemer@diemerwei.com));

K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Ffitieth Floor, Los Angeles, California 90071-2300 (Attn: Bruce S. Bennett, Esq. (bbennett@jonesday.com), Joshua M. Mester, Esq. (jmester@jonesday.com), and James O. Johnston, Esq. (jjohnston@jonesday.com).

com)); and
L. The attorneys for the Ad Hoc Committee of Senior Unsecured
Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New
York, New York, 10036 (Attn: Michael S. Stamer, Esq. (mstamer@akingump.
com), Ira S. Dizengoff, Esq. (idizengoff@akingump.com), David H. Bötter, Esq.
((libotter@akingump.com), Abid Qureshi, Esq. (aqureshi@akingump.com) and
(B) Akin Gump Strauss Hauer & Feld LLP, 580 California Street, Suite 1500, San
Francisco, California 94104 (Attn: Ashley Vinson Crawford, Esq. (avcrawford@

TRAILESE, CARRIONIA 9 TO 4 (MIL. ASRIEGY VINSUI CHARVIOLES), (AVCANVIOLES)

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE
BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE
STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE
WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE
AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE
PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS
OF CONSERNATION ATTEMPORATION OF THE DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW, THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION FILED LATER WHEN THE PLAN IS READY TO BE CONSIDERED.

JE ANY OR JECTION TO THE PROPOSED DISCLOSURE STATEMENT.

CONSIDERED.

IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT
OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED
AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY
BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED
DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION
WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD

ATTHE IDICATION PROCEDURES MOTION AND MAY NOT BE HEARD ATTHE DISCLOSURE STATEMENT HEARING.

5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:

a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the Plan.
b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing summary of Fire Victim Claims Resolution Procedures.

c. February 28, 2020: Deadline to file substantially final form of ubrogation Wildfire Trust Agreement.

d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure

as the Prie Victim Claim Prain Healment Summary in the Proposed Disclosure Statement).

e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures f. March 6, 2020 at 4:00 p.m. (Prevalling Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or

amount for purposes of voting to accept or reject the Plan. g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure Statement.

g. March 9,2020: Debtors to file revised or amended Plan and Proposed Disclosure Statement.

h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots to accept or reject the Plan.

i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and serving objections to Plan confirmation.

j. May 19, 2020 at 1:0:00 a.m. (Prevailing Pacific Time): Preconfirmation scheduling conference. Principal counsel representing a party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing.

6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost at https://restructuring.primeclerk.com/pag/. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by interested parties at no cost at https://restructuring.primeclerk.com/pag/. and (iii) obtained by written request to the Debtors' solicitation agent, Prime Clerk Ltc ("Prime Clerk" or the "Solicitation Agent"), at the address or e-mail address below: If by standard, overnight, or hand delivery: PG&E Information c/Prime Clerk* Unites; If by e-mail to; pgeinfo@primeclerk.com.

THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT PROVIDE, LEGAL ADVICE.

Page 26

STRATEGY

From Page A3

In some cases there was a waiting period of 10 months from a person being matched to housing to signing a lease.

"Nobody was holding the full picture of resources." LAHSA interim executive director Heidi Marston said. "Our systems weren't talking to each other."

The new initiative uses a "war room model" inspired by the U.S. Department of Housing and Urban Development's approach to finding homes for people suddenly displaced by hurricanes, Marston said.

Now officials will have access to real-time data showing housing availability as well as funding streams, according to LAHSA.

Since the launch in December, officials have identified some 3,000 potential housing units that were not part of the overall inventory, Marston said.

The central command is a major step toward restructuring a response system overseen by LAHSA that also includes housing and development

authorities, the mayor's office and health departments.

"We have a high number of people who need to be rehoused rapidly," Marson said of the situation in greater Los Angeles, where officials have declared homelessness a state of emergency. Including crisis-response experts on a day-to-day basis shows that officials are treating the problem with the urgency it deserves, she said.

In its 2019 count, the authority reported that there were close to 60,000 homeless people living in LA County, with more than 36,000 of them in the city. All but about 25% live on the streets.

Freeway overpasses are lined with tents, and it's a common sight to see someone pushing a shopping cart filled with belongings through downtown.

According to LAHSA and Mayor Eric Garcetti's office, an average of 130 homeless people in Los Angeles move into housing daily. But an average of 150 people become homeless every day.

"The homelessness crisis demands an emergency response, and moving the needle means being nimble, flexible and creative with our

resources," Garcetti said in a statement praising the new strategy.

Through the new process, officials also discovered \$30 million of a \$107 million grant from HUD to Los Angeles in 2017 had gone unspent within a calendar-year deadline, LAHSA said.

That happened because of low vacancy rates and higher market rates than public housing authorities could pay, LAHSA officials said, along with "landlord bias" against tenants with mental disorders or a history of homelessness.

Tuesday's announcement comes a week after Garcetti and HUD Secretary Ben Carson met in Los Angeles to announce the formation of a joint working group to address homelessness. Garcetti and Carson told the Los Angeles Times that they were close to a deal to use federal and state funds to open more homeless shelters in the city.

Earlier this month, the county Board of Supervisors called for a re-evaluation of the structure of LAHSA's operation following an audit last August that found the authority failed to meet goals for placing people into permanent housing.

"The homelessness crisis demands an emergency response, and moving the needle means being nimble, flexible and creative with our resources."

Eric Garcetti, Los Angeles Mayor

VIRUS

From Page A3

In re: PG&E CORPORATION,

☐ Affects PG&E Corporation Affects Pacific Gas and Electric Company
 Affects both Debtors

"I have no words to describe it. It was a really hard time," Abdullah Alamoudi said of waiting to reunite with his wife and two young daughters.

Alamoudi told KTVU-TV he was

PACIFIC GAS AND ELECTRIC COMPANY,
Debtors.

All papers shall be filed in the Lead Case.

PLEASE TAKE NOTICE THAT:

Proposed Disclosure Statement.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF

Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement

or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v) C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time): (i) the Tort Claimants Committee; (ii) the Creditors Committee; (iii) the U.S. Trustee; (iv) the Ad Hoc Group of Subrogation Claimholders; (v) the Ad

Hoc Committee of Senior Unsecured Noteholders; (vi) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (x) the Ad Hoc

Committee of Holders of Trade Claims; (xi) Valley Clean Energy Álliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District;

(v) Be served on the following parties:

A. Clerk, U.S. Bankruptcy Court for the Northern District of California,

450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102;

B. The Debtors, c/o PG&E Corporation and Pacific Gas and Electric

Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94177

Chapter 11 Case

No. 19-30088 (DM)

(.lointly Administered)

separated from his family in China after he went to Shanghai on a business trip and his wife and children went to visit family in Wuhan, the city in China that is the epicen-

"We just contacted the (U.S.) embassy and thank God, they picked them

ter of the outbreak.

up," Alamoudi said.

arrived with the group at Marine Corps Air Station Miramar tested positive for the virus and is doing well at a hospital, the CDC said.

"Today marks an end to a long, stressful journey for these 166 passengers," said Dr. Erin Staples, who was leading efforts for the CDC at Miramar.

One person who

Maiden Lane, New York, New York 10038-4982 (Attn: Kristopher M. Hansen

Maiden Lane, New York, New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@stroock.com), Erez E. Gilad, Esq. (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com)) and (B) Stroock & Stroock & Lavan LLP 2029 Century Park East, Los Angeles, California 90067-3086 (Attn: Frank A. Merola, Esq. (fmerola@stroock.com));

F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attn: Eli J. Vonnegut, Esq. (eli.vonnegut@davispolk.com), David Schiff, Esq. (david. schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.graulich@davispolk.com), Brifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attn: Alan W. Kornberg, Esq. (akornberg@paulweiss.com), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com);

H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55 Hudson Yards, New York, New York 10001-2163 (Attn: Dennis F. Dunne, Esq. (Dbunne@milbank.com) and Samuel A. Kahlil, Esq. (skhalil@milbank.com);

I. The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 1160 Battery Street, Suite 100, San Francisco, California 90467 (Attn: Eric E. Sagerman, Esq. (glulia@bakerlaw.com) and Lauren T. Attard, Esq. (lattard@bakerlaw.com)); PLEASE TAKE NOTICE THAT:

1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors", filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto and as may be modified.)

Chapter 11 Frail of neorganization, dated variating v1, 2220 purposes to 30 (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the (lattard@bakerlaw.com)); J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Attn: Matthew A. Feldman, Esq. (mfeldman@willkie.com), Joseph G Minias Esq. (jminias@willkie.com), Benjamin P. McCallen Esq. (bmccallen@

> Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose, California 95113 (Attn: Kathryn S. Diemer (kdiemer@diemerwei.com)); K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attn: Bruce S. Bennett, Esq. (bbennett@jonesday.com), Joshua M. Mester, Esq.

willkie.com), and Daniel I. Forman Ésg. (dforman@willkie.com) and (B) Dieme

imester@jonesday.com), and James O. Johnston, Esq. (jjohnston@jonesday L. The attornevs for the Ad Hoc Committee of Senior Unsecured L. Ine attorneys for the Ad Hoc Committee of Senior Unsecuring Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn: Michael S. Stamer, Esq. (mstamer@akingump.com), Ira S. Dizengoff, Esq. (idizengoff@akingump.com), David H. Botter, Esq. (dobtter@akingump.com) ahdi Qureshi, Esq. (aqureshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, 580 California Street, Suite 1500, San

used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, inter alia, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").

3. Disclosure Statement Hearing. A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankrupty Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 9410.c, or as soon thereafter as counsel can be heard.

The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion. rancisco, California 94104 (Attn: Ashley Vinson Crawford, Esq. (avc akingump.com)).

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION FILED LATER WHEN THE PLAN IS READY TO BE CONSIDERED.

IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT THE RAING.

5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:

a. February 21, 2020 at 4:00.p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the Plan. THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE

Committee of Holders of Irade Claims; (xi) Valley Clean Energy Alliance; (xii) City and County of San Francisco; (xii) South San Joaquin Irrigation District; (xiv) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/West and Feather River Hospital; and (xv) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection of a core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection accordance with Bankrupty Rule 3017(a), Local Bankrupty Rule 3017(a), Local Bankrupty D.m. on March 6, 2020 (Prevailing Pacific Time).

b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptycy Court and served in accordance with Bankruptycy Rule 3017(a), Local Bankrupty Rule 3017(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

c. Response and Objection Procedures. Disclosure Statement or Solicitation Objection on sut:

(i) Be in writing;

(ii) State the pame and address of the objecting party and the amount and

for filling any objection to, or request for estimation of, a Claim for purposes or

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing summary of Fire Victim Claims Resolution Procedures

c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire Trust Agreement.
d February 28, 2020: Deadline for Debtors to file proposed executive

summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure e. March 3, 2020: Deadline to file substantially final forms of each of the

e. March 3, 2020: Deadline to file substandially filial forms of each of the Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures f. March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of voting to accept or reject the Plan.

 g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure Statement.

Disclosure Statement.

N. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots to accept or reject the Plan.

i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and serving objections to Plan confirmation.

j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Deadline for filing and serving objections to Plan confirmation.

j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Preconfirmation scheduling conference. Principal counsel representing party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing.

6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, noce filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost (i) Be in writing;
(ii) State the name and address of the objecting party and the amount and nature of the Claim or Interest of such party;
(iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response. to resolve any such objection or response;
(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D. Cal. May 2017) (Montali, J.), and the Scheduling Order; and

Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94177 (Attr. Janet Loduca, Esq.);
C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attr.: Stephen Karotkin, Esq. (stephen, karotkin/@weil.com), sessica Liou, Esq. (jessica.liou/@weil.com), and Matthew Goren, Esq. (matthew.goren/@weil.com)), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California Manges LLP, 4108 (Attr.: Tobias S. Keller, Esq. (Kleider/@kellerbenvenutti.com)) and Jane Kim, Esq. (jkim@kellerbenvenutti.com), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eiphth Avenue, New York, New York 10019 (Attr.: Paul H. Zumbro, Esq. (pzumbro@cravath.com)), Kevin J. Orsini, Esq. (korsini@cravath.com), D. The U.S. Trustes, 450 Golden Gate Avenue, 5th Floor, Suite 05-0153, San Francisco, California 94102 (Attr.: James L. Snyder, Esq. (Lone, Cander, Lone) and Time Sulcitation Agent" Standard, overnight, or has the Standard of the Standard overnight, or has the Standar Bankruptcy Court and may be examined by interested parties at no cos https://restructuring.primeclerk.com/pge/. The Proposed Disclosure at https://restructuring.primeclerk.com/pge/. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion nay also be: (i) examined by interested parties during normal business hours It the office of the Clerk on a public computer terminal; (ii) accessed for a ee via PACER at http://www.canb.uscourts.gov/; and (iii) obtained by writter request to the Debtors' solicitation agent, Prime Clerk LLC ("Prime Clerk") or the "Sollicitation Agent"), at the address or e-mail address below: If by standard, overnight, or hand delivery: PG&E Information c/o Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY

0165; If by e-mail to: pgeinfo@primeclerk.com.

THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT

Dated: February 11, 2020

HEALTH

From Page A3

Most states let the federal government run the marketplace for them. But California has its own marketplace, called Covered California. Nationwide, the number of people purchasing health insurance through these marketplaces has been dropping since Trump took office and the federal government reduced its marketing budget and Republicans in Congress eliminated a tax on people who refuse to buy health insurance.

But last year, under new Democratic Gov. Gavin Newsom, California doubled down on its efforts to boost enrollment. They spent millions of dollars to offer new subsidies to people – so much that families of four earning up to \$154,500 could be eligible for assistance. They passed a law that taxes people for not having health insurance, a penalty that could cost a family of four up to \$2,000.

California gave people more time to sign up for coverage, extending its deadline through Jan. 31, more than a month after the federal deadline. And they spent a whopping \$121 million on marketing and outreach, including \$47 million on TV and radio in multiple languages.

The result, announced Tuesday: a 1.6% increase in enrollment in Covered California, while enrollment on the federal marketplace dropped 0.5%.

State officials say a closer look at the numbers shows more reasons to celebrate. California

Minimum order of 5 windows. Not valid on prior orders



More than 1.5 million people in California have purchased health insurance through the taxpayer funded marketplace, Covered California, state officials announced Tuesday. It is the first increase in enrollment after three years of decline. [RICH PEDRONCELLI/THE ASSOCIATED PRESS FILE 2014]

has gotten its enrollment almost back to where it was in 2016. Total enrollment in Covered California is down 2% since 2016, while enrollment in the federal marketplace is down 14%.

But state officials are the most excited about the number of people who signed up for coverage this year who did not have coverage last year. That number — more than 418,000 - is a41% increase over last year. Covered California Executive Director Peter Lee said new enrollments are important because they tend to be people who are healthier, which helps keep rates down for everyone.

This year, health insurance rates on Covered California increased 0.8%, the lowest increase in five years.

The federal government offers subsidies to people who earn up to 400% of the federal poverty level, or about \$100,000 for a family of four. This year, California became the first state in the country to offer subsidies to people who earn up to 600% of the federal poverty level, or \$154,500 for a family of four.

State officials said 32,000 people qualified for those first-in-thenation subsidies, which average about \$500 per month. But they estimate at least another 40,000 people are eligible for those subsidies. State officials hope those people will sign up during the special enrollment period.

Said Lee: "Our goal was always to leave no one behind."



Contractors License No. 319414





Exhibit Y

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 28 of 50

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AFFIDAVIT OF PUBLICATION

PG&E Corporation 77 Beale Street, P.O Box 77000 San Francisco, CA 94177 **DECLARATION OF PUBLICATION** (C.C.P.2015.5)

I am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years, and not a party to or interested in the above entitled matter. I am the printer and principal clerk of the publisher of The Sacramento Bee, printed and published in the City of Sacramento, County of Sacramento, State of California, daily, for which said newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Sacramento, State of California, under the date of September 26, 1994, Action No. 379071; that the notice of which the annexed is a printed copy, has been published in each issue thereof and not in any supplement thereof on the following dates, to wit:

____1__ Insertions

Published On: February 19, 2020

Legals Clerk

COUNTY OF DALLAS STATE OF TEXAS

I certify (or declare) under penalty of perjury that the foregoing is true and correct and that this declaration was executed at Dallas, Texas,

on February 19, 2020.

LIZBETH AILEEN CORDERO
My Notary ID # 131868068
Expires January 25, 2023

Extra charge for lost or duplicate affidavits.

Legal document please do not destroy!

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 29

ot 50

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

PG&E CORPORATION. PACIFIC GAS AND ELECTRIC COMPANY,

☐ Affects PG&E Corporation Affects Pacific Gas and Electric Company ★ Affects both Debtors All papers shall be filed in the Lead Case,

Chapter 11 Case No. 19-30088 (DM) (Lead Case) (Jointly Administered)

No. 19-30088 (DM). AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS
JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF PLEASE TAKE NOTICE THAT:

 The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company. as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, inter alia, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").

3. **Disclosure Statement Hearing**. A hearing (the "**Disclosure Statement Hearing**") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors. equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court

4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

a. Core Parties, Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a"Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v)C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time):
(i) the Tort Claimants Committee; (ii) the Creditors Committee; (iii) the U.S. Trustee; (iv) the Ad Hoc Group of Subrogation Claimholders; (v) the Ad Hoc Committee of Senior Unsecured Noteholders; (vi) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (xi) Valley Clean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/Wes and Feather River Hospital; and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020

(Prevailing Pacific Time).
b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

c. Response and Objection Procedures. Disclosure Statement or Solicitation Objections must:

(i) Be in writing;

(ii) State the name and address of the objecting party and the amount and nature of the Claim or Interest of such party:

(iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response;

(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Stateme nt and Confirmation Hearing (N.D.Cal.May 2017) (Montali, J.) and the Scheduling Order: and

(v) Be served on the following parties:

A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102;

The Debtors, c/o PG&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94177 (Attn: Janet Loduca, Esq.);

C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Stephen Karotkin, Esq. (stephen.karotkin@weil.com) Jessica Liou, Esq. (jessica.liou@weil.com), and Matthew Goren, Esq. (matthew.goren@weil.com)), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California 94108 (Attn: Tobias S. Keller, Esq. (tkeller@kellerbenvenutti.com) and Jane Kim, Esq. (jkim@ kellerbenvenutti.com)), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attn: Paul H. Zumbro, Esq. (pzumbro@cravath.com), Kevin J. Orsini, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.com));

D. The U.S. Trustee, 450 Golden Gate Avenue, 5th Floor, Suite QS-0153, San Egacisco California 341 Gate: James Copyrite, San James Edyguer@sebl.gaci and Jacobias Laffredi, Esq. (Timothy.S.Laffredi@usdoj.gov));

Case:

E. The attorneys for the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@stroock.com), Erez E. Gilad Esq. (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com)) and (B) Stroock & Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3086 (Attn:Frank A. Merola, Esq. (fmerola@stroock.com));

F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attn: Eli J. Vonnegut, Esq. (eli.vonnegut@davispolk.com), David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.graulich@davispolk.com));
G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285

Avenue of the Americas, New York, New York 10019-6064 (Attr. Alan W. Kornberg, Esq. (akornberg@paulweiss.com), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com));

H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55 Hudson Yards, New York, New York 10001-2163 (Attn: Dennis F. Dunne, Esq. (DDunne@milbank.com) and Samuel A. Kahlil, Esq. (skhalil@milbank.com)) and (B) Milbank LLP, 2029 Century Park East, 33rd Floor, Los Angeles, California 90067 (Attn: Gregory A. Bray, Esq. (GBray@milbank.com) and Thomas R

Kreller, Esq. (TKreller@milbank.com));

The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 1160 Battery Street, Suite 100, San Francisco, California 94111 (Attn: Robert A. Julian, Esq. (rjulian@ bakerlaw.com) and Cecily A. Dumas, Esq. (cdumas@bakerlaw.com)) and (B) Baker & Hostetler LLP, 11601 Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attn: Eric E Sagerman, Esg. (esagerman@bakerlaw.com) and Lauren T. Attard. Esg. (lattard@bakerlaw.com

The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Attn: Matthew A. Feldman, Esq. (mfeldman@willkie.com), Joseph G Minias Esq. (jminias@willkie.com), Benjamin P. McCallen Esq. (bmccallen@willkie.com), and Daniel L. Forman Esq. (dforman@ willkie.com) and (B) Diemer & Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose,

California 95113 (Attn:Kathryn S, Diemer (kdiemer@diemerwei.com)); K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attn: Bruce S, Bennett, Esq. (bbennett@ onesday.com), Joshua M. Mester, Esq. (jmester@jonesday.com), and James O. Johnston, Esq.

(jjohnston@jonesday_com)); and

L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn: Michael S. Stamer, Esq. (mstamer@akingump.com), Ira S. Dizengoff, Esq. (idizengoff@akingump.com) David H. Botter, Esq. (dbotter@akingump.com), Abid Qureshi, Esq. (aqureshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, 580 California Street, Suite 1500, San Francisco, California 94104 (Attn: Ashley Vinson Crawford, Esg., (avcrawford@akingump.com)).

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF

SUCH AN OBJECTION FILED LATER WHEN THE PLAN IS READY TO BE CONSIDERED.
IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE
SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY

NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING.

5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any

biection to, or request for estimation of, a Claim for purposes of voting on the Plan.

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing nary of Fire Victim Claims Resolution Procedures.

c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire Trust Agreement.

d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure Statement).

e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim

Agreement and the Fire Victim Claims Resolution Procedures

March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of voting to accept o reject the Plan

g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure Statement.

h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots to accept or reject the Plan

May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and serving

objections to Plan confirmation. j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling conference. Principal counsel representing a party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation

Hearing.

6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost at https://restructuring.primeclerk.com/pge/ The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Clerk on a public computer terminal; (ii) accessed for a fee via PACER at http:// www.canb.uscourts.gov/; and (iii) obtained by written request to the Debtors' solicitation agent, Prime Clerk LLC ("**Prime Clerk"** or the "**Solicitation Agent**"), at the address or e-mail address below: If by standard, overnight, or hand delivery: PC&E Information c/o Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; If by -mail to: pgeinfo@primeclerk.cor

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whereabouts please contact: *Parents @916.281.7117

*Police@916.875.9638 (ref. report#20 -39244)

God bless you!!!

otices

Legal Notices 301

Shane Harris is summoned to appear before the Sacramento County Superior Court, Gordon D. Schaber Courthouse, 720 9th St. Sacramento, CA 95814 on March 6, 2020 at 8:30 AM in Dept. 1. Please contact Johnson Schachter & Lewis P: (916)921-5800.

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NOTICE TO CONTRACTORS Section 00 1116 19-1408

Notice is hereby given that the Language Academy of Sacramento , of Sacramento County, California, herein referred to as Owner, will receive sealed proposals at Language Academy of Sacramento 2850 49th Street, Sacramento, CA 95817 until March 19, 2020 @ 2:00pm , at which time they shall be opened and publicly read, for construction of Core Facilities Modernization - Phase 2. After the scheduled closing time set for receipt of bids, bids may not then be withdrawn for a period of ninety (90) calendar days from and after said closing time, except as otherwise provided in the California Public Contract Code.

In accordance with the provisions of Section 1770 and 1773 of the Labor Code, Owner has obtained from the Director of the Department of Industrial Relations, the general prevailing rate of wages applicable to the work to be done. These rates are set forth in a schedule located at the County Office of Education. Said schedule is available to any interested party on request. The Contractor shall obtain and post a copy at each job site.

Each bid must conform to the requirements of the Drawings and Project Manual, and other documents comprising the Bid Documents. Inquiries for obtaining the Bid Documents can be made by contacting Architect; Rainforth Grau Architects, 2101 Capitol Avenue, Suite 100, Sacramento, CA 95816, (916) 368

There will be a pre-bid conference on March 05, 2020 at 10:00 am at 2850 49th Street Sacramento, CA 95817. Attendance at the pre-bid conference by bidders is mandatory. Meet at the flagpole.

No bid will be considered unless it is made on a form provided by the Architect and accompanied by Cashier's Check or Bidder's Bond for 10% of the total amount of the bid including Additive Alternates, made payable to the Owner. The above-mentioned check or bid bond shall be given as a guarantee that the bidder shall execute the Contract, if awarded to him, in conformity with the Contract Documents. Each bid must be submitted with a fully completed Non-collusion Affidavit as required by Public Contract Code Section 7106

In accordance with Section 20103.8 of the Public Contract Code of the State or California, the determination of the low bidder shall be based on the Base Bid amount, without consideration of Alternates.

Within ten (10) days after notification of the Award of Contract, the successful bidder or bidders will be required to furnish, simultaneously with execution of the Contract, a Labor and Material Payment Bond in an amount equal to one hundred percent (100%) of the Contract amount and a Faithful Performance Bond in an amount equal to one hundred percent (100%) of the Contract amount. Said bonds shall be secured from a Surety Company satisfactory to the Owner and with a Best' srating of no less than A-XI. The Bid Bond, Faithful Performance Bond, and the Labor and Materials Bond must be issued by an Admitted Surety, and insurance organization authorized by the Insurance Commissioner to transact business of insurance in the State of California during this calendar year.

Pursuant to Section 22300 of the Public Contract Code of the State of California, the contract will contain provisions permitting the successful bidder to substitute securities for any moneys withheld by the District to ensure performance under the Contract.

In accordance with Education Code Section 17076.11, the District has estab lished a participation goal for Disabled Veteran Business Enterprises (DVBE) The Bidder shall be familiar with this provision and provide the necessary infor mation as indicated in the Instructions to Bidders.

The Owner reserves the right to reject any and all bids and/or waive any irregularities or informalities in the bidding.

Clerk of the Governing Board of Language Academy of Sacramento School District, Sacramento County, California

Address of the Clerk: Language Academy of Sacramento - 2850 49th Street Sacramento, CA 95817

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Sacramento Bee Classified 321-1234

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

PG&E CORPORATION, PACIFIC GAS AND ELECTRIC COMPANY,

☐ Affects PG&E Corporation☐ Affects Pacific Gas and Electric Company ☑ Affects both Debtors **All papers shall be filed in the Lead Case,

No. 19-30088 (DM). AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS'
JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION
AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION

PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF PLEASE TAKE NOTICE THAT: PLEASE TAKE NOTICE THAT:

1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, inter alia, that the Court (1) approve Plan solicitation and voting a Motion requesting, inter alia, that the Court (1) approve Plan solicitation and voting

a Motion requesting, *inter alia*, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to

be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion") 3. <u>Disclosure Statement Hearing</u>. A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankrupty Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtoom 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court"), 430 oddlen Gate Avenue, 16th Floor, San Francisco Diction 34102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankrupty Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

Solicitation Procedures Motion.

a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Gore Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v)C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so s to be received no later than **4:00 p.m. on February 28, 2020 (Prevailing Pacific Time)**: i) the Tort Claimants Committee; (ii) the Creditors Committee; (iii) the U.S. Trustee; (iv) the Ad Hoc Group of Subrogation Claimholders: (v) the Ad Hoc Committee of Senior Unsecure Noteholders; (vi) the U.S. Department of Justice; (vii) the Office of the California Attorne General: (viii) Governor Gavin Newsom: (ix) the California Public Utilities Commission: (x) the veneral, vim Jovernius awari newsom, (xi) the camonar rounc utilities (Stillinius) (ii) (ii) (Ad Hoc Committee of Holders of Trade Claims; (xi) Valley Clean Energy Alliance; (xii) (ii) (it) and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, MA, Solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/West capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/West and Feather River Hospital- and (xvi) the Consenting Fire Claimant Professional Group, Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Agrific Time).

(Prevailing Pacific Time).
b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statemen or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017-1(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time)

c. Response and Objection Procedures. Disclosure Statement or Solicitation

(i) Be in writing; (ii) State the name and address of the objecting party and the amount and nature of the

(ii) State the name and address of the objecting party and the amount and nature of the Claim or Interest of Such party;
(iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response;
(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D. Cal. May 2017) (Montali, J.), and the Scheduling Order, and
(v) Be served on the following parties:

A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102;

B. The Debtors, Cro PSGC Corporation and Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94107; (Attn: Janet Loduca, Esg.);

Street, P.O. Box 770000, San Francisco, California 94177 (Attn: Janet Loduca, Esq.);
C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767 Fifth Avenue New York, New York 10153 (Attn: Stephen Karotkin, Esq. (stephen.karotkin@weil.com), Jessica Liou, Esq. (jessica.liou@weil.com), and Matthew Goren, Esq. (matthew.goren@weil. com)), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California 94108 (Attn: Tobias S. Keller, Esq. (tkeller@kellerbenvenutti.com) and Jane Kim, Esq. (jkim@ kellerbenvenutti.com)), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attn: Paul H. Zumbro, Esq. (pzumbro@cravath.com), Kevin J. Orsini, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.com)); D. The U.S. Trustee, 450 Golden Gate Avenue, 5th Floor, Suite 05-0153, San Francisco,

California 94102 (Attn: James L. Snyder, Esq. (James.L.Snyder@usdoj.gov) and Timothy Laffredi,Esq.(Timothy.S.Laffredi@usdoj.gov));

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NOTICE IS HEREBY GIVEN that on February 27, 2020 at 7:00 p.m., or as soon as the matter may be heard, the City Council of the City of Citrus Heights will hold a Public Hearing at the Citrus Heights Council Chambers located at 6360 Fountain Square Drive, Citrus Heights, CA to hear testimony regarding the proposed modification to the SMPPBID Management District Plan (MDP) to amend the budget allocations and services to combine certain service categories previously provided and include public safety services.

RESOLUTION NO. 2020-010

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF CITRUS HEIGHTS, CALIFORNIA, DECLARING ITS INTENTION TO MODIFY THE SUNRISE MARKETPLACE PROPERTY AND BUSINESS IMPROVEMENT DISTRICT

WHEREAS, the City Council of the City of Citrus Heights renewed the Sun-e MarketPlace Property and Business Improvement District (SMPPBID) for a ven (7) year term beginning January 1, 2015 through December 31, 2021;

WHEREAS, the Property and Business Improvement District Law of 1994, Streets and Highways Code §36600 et seq., allows cities to modify the Management District Plan (MDP) of a District at the request of the Owners' Association; and

WHEREAS, the SMPPBID Owners' Association has requested a modifica of the SMPPBID Management District Plan.

NOW THEREFORE BE IT RESOLVED AND ORDERED The City Council declares its intention to modify the SMPPBID MDP and the proposed modification of the SMPPBID MDP will amend the budget allocations and services to combine certain service categories previously provided and include public safety

The City Clerk shall certify the passage and adoption of this Resolution and enter it into the book of original resolutions. PASSED AND ADOPTED by the City Council of the City of Citrus Heights, fornia, this 23 day of January 2020 by the following vote, to wit:

Council Members: Bruins, Daniels, Middleton, Miller, Slowey Council Members: None Council Members: None None /S/ Jeff Slowey, Mayor ATTEST:

/S/ Amy Van, City Clerk

Chapter 11 Case

No. 19-30088 (DM)

(Jointly Administered)

E. The attorneys for the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@stroock.com), Frez E. Gilad, Esq. (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com)). Rez E. Gilad, Esq. (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com)) and (Attn: Frank A. Merola, Esq. (fmerola@stroock.com));

F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attn: Eli J. Vonnegut, Esq. (eli. vonnegut@davispolk.com), David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.graulich@davispolk.com));

G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attn: Alan W. Kornberg, Esq. (akomberg@paulweiss.com), Brian S. Hermann, Esq. (bernamn@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com), Malter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (163 (Attn: Dennis F. Dunne, Esq. (Dunne@milbank.com) and Samuel Vort, New York 10001-2-163 (Attn: Dennis F. Dunne, Esq. (Dunne@milbank.com) and Samuel Nanleges, California 90067 (Attn: Gregory A. Pary, Esq. (GBra@milbank.com) and Thomas R. Kreller, Esq. (Tikreller@milbank.com));

Kreller, Esq. (TKreller@milbank.com));

I. The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 1160
Battery Street, Suite 100, San Francisco, California 94111 (Attn: Robert A. Julian, Esq. (rjulian@ bakerlaw.com.) and Gecily A. Dumas Esq. (automa 94 i 11 (4ttl. Robert A. Julian), Esq. (fjullane) bakerlaw.com.) and Gecily A. Dumas, Esq. (clumas@bakerlaw.com) and (B) Baker Robsetler LLP, 11601 Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attn: Eric E. Sagerman, Esq. (esagerman@bakerlaw.com) and Lauren T. Attard, Esq. (lattard@bakerlaw.com):

J);

J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LLP,787 Seventh Avenue, New York, New York 10019-6099 (Attr.: Matthew A. Feldman, Esq. (mfeldman@willkie.com), Joseph G. Minias Esq. (jiminias@willkie.com), Benjamin P. McCallen Esq. (bmccallen@willkie.com), and Daniel I. Forman Esq. (dforman@willkie.com) and (B) Diemer & Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose, California 95113 (Attr.: Kathryn S. Diemer (kdiemer@diemerwei.com));

K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attr.: Bruce S. Bennett, Esq. (bbennett@jonesday.com)), Joshua M. Mester, Esq. (jimester@jonesday.com), and James O. Johnston, Esq. (iinhostson@posday.com)).

(jjohnston@jonesday.com)); and L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akir Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn: Michael S

Stamer, Esq. (mstamer@akingump.com), Ira S. Dizengoff, Esq. (idizengoff@akingump.com) David H. Botter, Esq. (dbotter@akingump.com), Abid Qureshi, Esq. (aqureshi@akingump.com and (B) Akin Gump Strauss Hauer & Feld LLP, 580 California Street, Suite 1500, San Francisco California 94104 (Attn: Ashley Vinson Crawford, Esg. (avcrawford@akingump.co THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED HIDGMENT AROUT THE PLAN. ORIECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE ORIECTIONS TO

TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION FILED LATER WHEN THE PLAN IS READY TO BE CONSIDERED. IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD ATT HE DISCLOSURE STATEMENT HEARING.

5. OTHER RELEVANT DATES. THE SCHOOLING OFFER ADPROVED AND HEARD ATT HE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD ATT HE DISCLOSURE STATEMENT HEARING.

5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any

objection to, or request for estimation of, a Claim for purposes of voting on the Plan.

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing summary of Fire Victim Claims Resolution Procedures. c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire

C. February 28, 2020: Deadline to file substantially hnal form of Subrogation Windline Trust Agreement.

d. February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure Statement).

e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures

f. March 6, 2020 at 400 pm. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of voting to accept or reject the Plan.

g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure

Statement.
h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots to accept or reject the Plan. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and serving

i. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling conference. Principal counsel representing a party, or any pro se party, objecting to

conference. Principal counsel representing a party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the

6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankupty Court and may be examined by interested parties at no cost at https://restructuring.primeclerk.com/pge/. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Clerk on a public computer terminal; (ii) accessed for a fee via PACER at https://www.canbuscourts.gov/; and (iii) obtained by written request to the Debtors' solicitation agent, Prime Clerk Ltt ("Prime Clerk" or the "Solicitation agent"), at the address or e-mail address below: If by standard, overnight, or hand delivery: PG&E Information c/o Prime Clerk, Ltt, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; If by e-mail to: osefin@orimcleck.com. e-mail to: pgeinfo@primeclerk.com.

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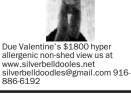
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Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 31 Case: 19-30088

Exhibit Z

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Affidavit of Publication

No.

Miller Advertising Agency, Inc. 220 West 42nd Street, 12th Floor New York, NY 10036

STATE OF CALIFORNIA SS. COUNTY OF TRINITY

Wayne R. Agner of the said County, being duly sworn, deposes and says:

That he is and at all times herein mentioned was a citizen of the United States, over the age of twenty-one years and that he is not a party to, nor interested in the above entitled matter;

That he is the publisher of The Trinity Journal, a newspaper of general circulation published in the Town of Weaverville, County of Trinity, and which newspaper at all times herein mentioned had and still has a bona fide subscription list of paying subscribers, and which newspaper has been established, printed and published at regular intervals in the said Town of Weaverville, County of Trinity, for a period exceeding one year next preceding the date of publication of the notice hereinafter referred to; and which newspaper is not devoted to nor published for the interests, entertainment or instruction of a particular class, profession, trade, calling, race, or denomination, or any number of same; that the notice, of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to wit:

February 19, 2020

I hereby certify under penalty of perjury that the foregoing is true and correct. Executed at Weaverville, California, on the 19th day of February 2020.

WAYNE R. AGNER

ublisher

AFFIDAVIT OF PUBLICATION OF

ROP PUBLIC NOTICE "PG&E Corporation"

BY TRINITY JOURNAL

See Attachment.

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UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

PG&E CORPORATION, PACIFIC GAS AND ELECTRIC COMPANY,

☐ Affects PG&E Corporation Affects Pacific Gas and Electric Company

Affects both Debtors

All papers shall be filed in the Lead Case, No. 19-30088 (DM).

Chapter 11 Case No. 19-30088 (DM) (Lead Case) (Jointly Administered)

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF

PLEASE TAKE NOTICE THAT:

- 1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No.5590] (begether with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings received the state of the property of the ascribed to such terms in the Proposed Disclosure Statement.
- Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 57321 (the "Scheduling Order"), the Debtors will file, on or before February 18. 2020, a Motion requesting, *inter alia*, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in
- connection with confirmation of the Plan (the "Solicitation Procedures Motion").

 3. <u>Disclosure Statement Hearing.</u> A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailling Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailling Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or so soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest blodlers or other parties in interest other than by an announcement in the Bankruptcy. be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

 4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

 a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approved of the Proposed Disclosure Statement or any of the critical cought in the

- parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v)C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time): (i) the Tort Claimants Committee; (ii) the Cut Claimants Committee; (iii) the Cut St. Trustee; (iv) the Ad Hoc Group of Subrogation Claimholders; (v) the Ad Hoc Committee of Senior Unsecured Noteholders; (vi) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (x) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (xi) Valley Clean Februry Alliagnee; (viii) City and Country of San Francisc; (viii) South San Inaquin Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/West and Feather River Hospital; and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017(a). Local Bankruptcy Rule 3017(a) and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific
- b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

 c. Response and Objection Procedures. Disclosure Statement or
- Solicitation Objections must:
- Be in writing;
 State the name and address of the objecting party and the amount and nature
- (III) State the trained and address of the Color back and the camera in the color of the Claim or Interest of such party;

 (iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such
- objection or response;
 (iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D. Cal. May 2017) (Montali, J.), and the Scheduling Order; and

- (v) Be served on the following parties:
 A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450
 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102;
 B. The Debtors, c/o PG&E Corporation and Pacific Gas and Electric Company,
 77 Beale Street, P.O. Box 770000, San Francisco, California 94177 (Attn: Janet Loduca, Esq.):
- C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767
 Fifth Avenue, New York, New York 10153 (Attr.: Stephen Karotkin, Esq. (stephen. karotkin@weil.com), Jessica Liou, Esq. (jessica.liou@weil.com), and Matthew Goren, Esq. (matthew.goren@weil.com)), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California 94108 (Attr.: Tobias S. Keller, Esq. (kteller@kellerbenvenutti.com)), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attn: Paul H. Zumbro, Esq. (pzumbro@cravath.com), Kevin J. Orsini, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.
- D. The U.S. Trustee, 450 Golden Gate Avenue, 5th Floor, Suite 05-0153, San Francisco, California 94102 (Attn: James L. Snyder, Esq. (James.L.Snyder@usdoj. gov) and Timothy Laffredi, Esq. (Timothy.S.Laffredi@usdoj.gov));

- E. The attorneys for the administrative agent under the Debtors' debtor-inpossession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane,
 New York, New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@
 stroock.com), Erez E. Gilad, Esq. (egilad@stroock.com), and Matthew G. Garofalo,
 Esq. (mgarofalo@stroock.com)) and (B) Stroock & Stroock & Lavan LLP, 2029
 Century Park East, Los Angeles, California 90067-3086 (Attn: Frank A. Merola, Esq.
 (fmerola@stroock.com)):
- F. The attorneys for the collateral agent under the Debtors' debtor-inpossession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attn: Eli J. Vonnegut, Esq. (eli.vonnegut@davispolk.com), David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.
- David Schini, Esd. (david.schine@davispoik.com), and hindry Gradich, esd. (limbdry. gradich@davispoik.com));

 G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attr. Alan W. Kornberg, Esq. (akornberg@paulweiss.com), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com), and Neal P. Donnelly. paulweiss.com)):
- paulweiss.com);
 H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55 Hudson Yards, New York, New York 10001-2163 (Attn: Dennis F. Dunne, Esq. (DDunne@milbank.com) and Samuel A. Kahlil, Esq. (skhalil@milbank.com)) and (B) Milbank LLP, 2029 Century Park East, 33rd Floor, Los Angeles, California 90067 (Attn: Gregory A. Bray, Esq. (GBray@milbank.com) and Thomas R. Kreller, Esq. (TKreller@milbank.com) milbank.com))
- The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler
 LLP, 1160 Battery Street, Suite 100, San Francisco, California 94111 (Attn: Robert LLP, TI DO Battlery Sureer, Suiter 100, Sall riflandscb, Callinnilla 9411 (Autin Housert A. Julian, Esq. (rjulian@bakerlaw.com) and Cecily A. Dumas, Esq. (cdumas@bakerlaw.com)) and (B) Baker & Hostetler LLP, 11601 Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attn: Eric E. Sagerman, Esq. (esagerman@bakerlaw.com) and Lauren T. Attard, Esq. (lattard@bakerlaw.com));

 J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099

 Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099
- William Fall & Gallagies ELI, 70 , Seventin Mentel, Fiew in Michael State (Mth. Matthew A. Feldman, Esq. (mfeldman@willkie.com), Joseph G Minias Esq. (minias@willkie.com), Benjamin P. McCallen Esq. (bmccallen@willkie.com), and Daniel I. Forman Esq. (dforman@willkie.com) and (B) Diemer & Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose, California 95113 (Attn: Kathryn S. Diemer
- (kdiemer@diemerwei.com));
 K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attn: Bruce S. Bennett, Esq. (bbennett@jonesday.com), Joshua M. Mester, Esq. (jmester@jonesday.com), and James O. Johnston, Esq. (jjohnston@jonesday.com)); and
- L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn: Michael S. Stamer, Esq. (mstamer@akingump.com), Ira S. Dizengoff, Esq. (dizengoff@akingump.com), David H. Botter, Esq. (dibter@akingump.com), Abid Qureshi, Esq. (aqureshi@akingump.com) and (8) Akin Gump Strauss Hauer & Feld LLP, 580 California Street, Suite 1500, San Francisco, California 94104 (Attn: Abbat/Moore Ceruford For Auguresting Geldingums of Careford For Auguresting Geldingums of Car
- Ashley Vinson Crawford, Esq. (avcrawford@akingump.com)).

 THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE
 BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT
 ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED SAY PRESCRIPT HERPIN. THE OBJECTION FOR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIPTED HERPIN. THE OBJECTION PROCEDURES FROM
- AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING.
- 5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:
- a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the
- .. b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing mary of Fire Victim Claims Resolution Procedures.
- c. February 28, 2020: Deadline to file substantially final form of Subrogation
- Wildfire Trust Agreement.

 d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure Statement).
- e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures
 f. March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of
- voting to accept or reject the Plan.
 g. March 9, 2020: Debtors to file revised or amended Plan and Proposed
- h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting
- Ballots to accept or reject the Plan.

 i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and serving objections to Plan confirmation.
- serving objections to Plan confirmation.

 j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling conference. Principal counsel representing a party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contents the least income. contested legal issues. Failure to appear may result in the objection being
- k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of
- Confirmation Hearing.

 6. <u>Miscellaneous</u>. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost at https://restructuring.primeclerk.com/page/. The Proposed Disclosure Statement and the Plan (and, once flied, the Solicitation Procedures Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Clerk on a public computer. parties during normal business nours at the office of the clerk on a public computer terminal; (ii) accessed for a fee via PACER at http://www.canb.uscourts.gov/; and (iii) obtained by written request to the Debtors' solicitation agent, Prime Clerk LLC ("Prime Clerk" or the "Solicitation Agent"), at the address or e-mail address below: If by standard, overnight, or hand delivery: PG&E Information c/o Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY

10165; If by e-mail to: pgeinfo@primeclerk.com.
THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT PROVIDE. LEGAL ADVICE.

Dated: February 11, 2020

CALENDAR OF EVENTS See an extended Calendar of Events at www.trinityjournal.com/calendar/

Weekly

▶ Open Mic from 7 to 11 p.m. every Friday at Northern Delights Coffeehouse, 7091 Highway 3, Hayfork. Taylor house guitar and a drum kit available; they try to accommodate everyone. Kid-friendly.

► Trinity Alps Golf Association, weekly 18-hole tournament every Friday morning at 9 a.m., weather permitting, Trinity Alps Golf Course in Weaverville. All golfers with an established handicap are welcome.

Monthly

▶ Monthly Art Cruise, downtown Weaverville, 5 to 8 p.m. the first Saturday of each month. Receptions for featured artists, refreshments.

▶ Open Mic at Tangle Blue Saloon, 160 Nugget Lane, Weaverville, hosted by Taylor Asiong Aglipay. First Friday of every month, starts at 7 p.m., goes late. All ages until 8:30 p.m. Guitar and microphone provided. No cover

▶ VFW Post 7705 serves up a monthly breakfast from 8 to 11 a.m. on the third Saturday (except December) at the Veterans Memorial Hall, Weaverville. Cost is \$6 a plate. The public is invited.

▶ VFW Community Breakfast, 8 to 11 a.m. on the third

Saturday at the VFW Hall, Hayfork. \$10.

► Lewiston Lions' "Third Saturday of the Month
Breakfast," starting at 8 a.m. at the Lewiston Community Center. All breakfasts include coffee and orange juice for just \$7.

Calendar

Feb. 21: Roller Skating, 5 to 9 p.m. at the Trinity County Fairgrounds, Hayfork. \$5. Sponsored by the Hayfork Lions Club. Snacks available for purchase.

Feb. 22: Lion Dance at the Weaverville Joss House State Historic Park to celebrate Chinese New Year, 11 a.m. to 2 p.m.

Feb. 22: Benefit Dinner for Reno Patton, 4 to 6 p.m. at the Trinity County Fairgrounds, Hayfork. Take-out dinner \$10 -- Kailua Pig, rice, potato salad, cucumbers.

Feb. 22: Screening of the film "Food for Thought," 5 p.m. at Studio 299-Center for the Arts, 75 The Terrace Road, Willow Creek. \$10 admission includes appetizers. Tickets at Studio299FoodforThought.Brownpapertickets.com.

Feb. 22: THS class of 2021 Spaghetti Dinner and Bingo Fundraiser, 6 to 9 p.m. in the THS Cafeteria, sponsored

by THS Boosters. \$10 spaghetti dinner and Bingo cards ranging from \$1 to \$10 for bigger prizes. Prizes available include a Win River Casino package, lunch and a round of golf, 32" flat screen TV, shark vacuum and many more

Feb. 28: Spaghetti Feed for the whole family, 5 to 7 p.m. at the Golden Age Center, 201 Browns Ranch Road, Weaverville; admission at the door \$10 adult and \$5 children under 12.

Feb. 29: Prime Rib Dinner fundraiser at the Trinity Center IOOF Hall. 5 p.m. social hour and bar opens. Dinner served at 6 p.m. \$45. Hosted by the Trinity Center Volunteer Fire Department Auxiliary. Seating is limited and pre-sales of tickets only. Contact Sue Chatterton at 266-3333 or Pam Augspurger at 510-219-6286 for tickets.

March 3: ELECTION DAY March 6: Douglas City Fire Belles Spaghetti Feed, 4 to 7 p.m. at the Douglas City Firehouse. \$10 adults, \$5 children, includes salad, pasta, beverage and choice of

scrumptious dessert. March 7: Ukrainian Egg Design Workshop, 9 a.m. to 4 p.m. at the Junction City Community Center. \$25 for beginners and \$20 for returning students. Bonnie at 623-5811 for information and reservations.

March 7: The Humboldt Live Sessions - Absynth Quintet at the North Fork Grange, 131 Dutch Creek Road, Junction City.

March 8: Daylight-saving time begins at 2 a.m.

March 12: Trinity County Chamber of Commerce annual Members Meeting and Business Mixer, 5 to 8:30 p.m. at the Trinity Alps Golf and Country Club Restaurant, 130 Golf Course Drive, Weaverville.

March 13-14: Trinity High Drama presents "Jane Eyre," 7 p.m. at the Trinity Alps Performing Arts Center, 101 Arbuckle Court in Weaverville. Admission \$5 students,

March 14: Traditional St. Patrick Day dinner, 5 to 7 p.m. at the Golden Age Center, 201 Browns Ranch Road, Weaverville.

March 15: Trinity High Drama presents "Jane Eyre," 3 p.m. at the Trinity Alps Performing Arts Center, 101 Arbuckle Court in Weaverville. Admission \$5 students,

March 20-21: Hammer-in at the Jake Jackson Museum, 780 Main St., Weaverville: 623-5211.

March 20-21: Trinity High Drama presents "Jane Eyre," 7 p.m. at the Trinity Alps Performing Arts Center, 101 Arbuckle Court in Weaverville. Admission \$5 students.

March 21: TC Fair & Hayfork Booster Calcutta fundraiser, Trinity County Fairgrounds dining hall, 6000 Highway 3, Hayfork.

March 28: Ascend Wilderness Experience Mountain Prom -- an all-ages community shindig to fund summer backpack trips and day hikes for local youth, 7 p.m. at the Veterans Memorial Hall in Weaverville. Live music by Trinity County's rockin' all-female band Something Beautiful and much, much more.

March 31: Weaverville Business & Professional Women, 6 to 8 p.m. at the Red Dragon, 625 Main St., Weaverville. Celebrate 100 years of women voting with "Hear Our Voice." Information or reservations, Jean Lam at 623-4454.

April 4: Petty Thievery, benefit for the Junction City Elementary School's eighth-grade class, at the North Fork Grange, 131 Dutch Creek Road, Junction City. Details TK. April 10: Douglas City Fire Belles Easter Bake Sale, 9:30 a.m. to 1 p.m. at the Doug-

las City Post Office. April 18: Trinity Celtic Games, noon, Lee Fong Park, Weaverville.

April 18: Dream Makers Gala and Auction, 6 p.m. at the Veterans Memorial Hall, Memorial Drive, Weaverville. \$75. http://trinitydreammakers.com/

April 24-26: Countywide Yard Sale organized by The Trinity Journal.

April 25: Young Family Ranch annual plant and seed exchange, 11 a.m. to 3 p.m. at 260 Oregon St. in Weaverville. May 1: Career Fair, noon to 2 p.m. at the Trinity County Fairgrounds, 6000 Highway

3, Hayfork.

May 2: Trinity County Wildfire Preparedness Fair, 10 a.m. to 3 p.m. at the Highland

Art Center meadow, 691 Main St., Weaverville. May 5: Cinco de Mayo Taco Feed Celebration, 5 to 7 p.m. at the Golden Age Center,

201 Browns Ranch Road, Weaverville. May 9: Frontier Day in downtown Weaverville.

May 9: Lewiston Garden Party & Tour. Plant sale, vendors, luncheon, raffle at River Rock Gardens, 330 River Rock Road. Fundraiser for the Lewiston Garden Club.

May 9: The Gala -- The Watershed's annual Benefit for Hayfork Youth featuring regional/local wine and craft beer selections, cheeses and other treats selected and served by your favorite artisans. Live music. Trinity County Fairgrounds, 6000 Highway 3. Hayfork.

May 15-16: Bigfoot BBQ - Trinity County Pro-Am Competition, Trinity County Fairgrounds, 4 to 11 p.m. Friday, 10 a.m. to 11 p.m. Saturday.

May 15-16: TCFA Vintage Fest - Vintage trailer event, Trinity County Fairgrounds, 6000 Highway 3, Hayfork.

May 16: Human Resource Network's 29th annual Children's Festival, 11 a.m. to 3

p.m. at Weaverville Elementary School, Highway 3, Weaverville.

May 30: AERC South Fork Trinity River 50, Ruth Rodeo Grounds, 6 a.m. June 6: LaGrange Classic Mountain Bike Race, Weaver Basin Trail System. Start and finish at Lowden Park, Weaverville. More info at www.trinitytrailalliance.com or call 739-2150.

June 6: The 30th annual Old Lewiston Peddlers' Faire, 9 a.m. to 4 p.m. in downtown Lewiston.

June 13: Trinity County Historical Society annual picnic, 2 p.m., location TBD June 20: Trinity Art in the Alps: Ceramics & Glass Festival, 10 a.m to 4 p.m., Highland Art Center meadow, Weaverville. Hands-on play with clay, Raku Magic, insightful demonstrations, glass and ceramic vendors.

June 26-27: 33rd annual Historic Weaverville Car Show, Show 'n' Shine at the Trinity Alps Golf Course. Friday evening: Show 'n' Shine. Saturday: Car Show with cars, vendors and food. Bob Morris at 623-5410.

July 4: INDEPENDENCE DAY. Trinity celebrates July 3-5.

July 4: AERC La Grange Ditch 50 & Weaver Basin Express 25, Weaverville.

July 11: Trinity Trailer Trash Show & Shine at River Rock Gardens, 330 River Rock Road, Lewiston. \$10 admission. Benefits the Lewiston Fire Department.

Celebrate Chinese New Year, 11 a.m. to 2 p.m. this Saturday in Weaverville.

July 30 to Aug. 2: Trinity County Fair at the Fairgrounds in Hayfork, down-home country fair with junior livestock auction, exhibits, car racing, destruction derby, quilt show, games. Aug. 7-8: Douglas City Fire Belles Jumbo Garage

Sale, 8 a.m. to 2 p.m. on Friday and 8 a.m. to 1 p.m. on Saturday, at the Douglas City Firehouse. Always a wide variety of quality items.

Sept. 6: Trinity Lake Lions Fly-in Barbecue, 11 a.m. to 5 p.m. at the Airporter in Trinity Center. Festivities begin at 11 a.m. with the opening of the Art and Craft Faire, followed by the BBQ at noon. The band begins at 1 p.m. BBQ meals are \$20 for adults, \$8 for kids 6-12, and free for kids under 6.

Sept. 11-13: Countywide Yard Sale organized by The Trinity Journal.

Oct. 9: Douglas City Fire Belles Spaghetti Feed, 4 to 7 p.m. at the Douglas City Firehouse. \$10 adults, \$5 children, includes salad, pasta, beverage and choice of scrumptious dessert.

Oct. 10: Trinity River Salmon Festival, 10 a.m. to 4 p.m., Highland Art Center meadow, 691 Main St., Weaverville.

Oct. 10: Artists in Action Festival, 11 a.m. to 3 p.m., artists demonstrating their art on the sidewalks of Main Street, downtown Weaverville.

Oct. 10: Dutch Oven Cook-off, 1 p.m. at the grounds of the Hal Goodyear History Park at the Jake Jackson Museum, 780 Main St., Weaverville; 623-5211.

Oct. 17: Weaverville Witches Brigade, 3 p.m., wicked ride through town. Witches assemble with bikes at 2:30 p.m. at the Trinity County Library, Weaverville. With passport, participating businesses offering tricks and

Oct. 30: Douglas City Fire Belles Halloween Bake Sale, 9:30 a.m. to 1 p.m. at the Douglas City Post Office. Oct. 31: Halloween candy give-away, 5:30 to 7 p.m.,

downtown Weaverville. Nov. 1: Daylight-saving time ends at 2 a.m. Nov. 14: Douglas City Fire Belles Christmas Treasures Sale. Amazing selection of ornaments, collect-

ables and decorations. Nov. 14: Festival of Light Arts & Crafts Event, 10 a.m.

to 4 p.m., Veterans Memorial Hall, Weaverville. Nov. 26: THANKSGIVING DAY

Nov. 27: Mountain Magic Christmas, 1 to 8 p.m. in decorated Weaverville. Shop owners stay open late, with refreshments and special prizes. Santa at the Bandstand.

Nov. 28: Lewiston Fireworks & Bridge Lighting, 3 to 7 p.m., fireworks usually about 5:30. Santa, food and craft vendors, music. www.lewistonsparkies.com or Katie at 778-3307.

Dec. 5: Douglas City Fire Belles 41st annual Christmas Bazaar, 9 a.m. to 4 p.m. at the Veterans Memorial Hall, Weaverville. Crafts, baked goods, breakfast and lunch refreshments and giant raffle.

Dec. 12: Art for Arts' Sake Crafts Fair (third annual), 5:30 to 8:30 p.m., Trinity County Fairgrounds dining hall, Hayfork. \$10 admission will be happily refunded upon proof of purchase.

Dec. 25: CHRISTMAS DAY

Get your event noticed

Placing your event in The Trinity Journal's Calendar of Events does much more than get you into the weekly newspaper. The calendar is uploaded to two locations (listing and calendar versions) on our website, www.trinityjournal.com, and also shared with the Trinity County and Weaverville chambers of commerce and their respective websites, www.VisitTrinity.com and www.weavervilleca.org, as well as the Trinity County Visitor Center, 509 Main St., Weaverville. The calendar is also uploaded onto the Visitors Kiosk monitor at Holiday Market in Weaverville.

Submit calendar items to the Journal at our office, 500 Main St., Weaverville, or via e-mail to calendar@trinityjournal.com.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION In re: PG&E CORPORATION,

- and -Pacific gas and electric company, ☐ Affects PG&E Corporation
☐ Affects Pacific Gas and Electric Company

No. 19-30088 (DM) (Lead Case) (Jointly Administered)

* All papers shall be filed in the Lead Case.

Chapter 11 Case

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF

PLEASE TAKE NOTICE THAT:

PLEASE TAKE NOTICE THAT:

1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

2. Solicitation Procedures Motion, In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, Inter alia, that the Court (i) approve Plan solicitation and

2020, a Motion requesting, *inter alia*, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and voling procedures, and (ii) approve the forms of Ballots, solicitation Fackages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").

3. <u>Disclosure Statement Hearing</u>. A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable

requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

4. Objections or Responses to the Proposed Disclosure Statement and

 Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.
 a. Core Parties. Pursuant to the Court's Scheduling Order, the following. parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the olicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v)C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time): (i) the Tort Claimants Committee; (ii) the Creditors Committee; (ii) the Creditors Committee; (ii) the U.S. Turstee; (iv) the Ad Hoc Group of Subrogation Claimholders; (v) the Ad Hoc Committee of Senior Unsecured Noteholders; (vi) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (xi) Valley Clean Ferry Alliance; (xii) Clv and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/West and Feather River Hospital, and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017(a). so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

b. **All Other Parties.** Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties of the than the Core Parties) must be filed with the Bankruptcy Court and served in accordancewith Bankruptcy Rule 3017(a), Local Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

c. Response and Objection Procedures. Disclosure Statement or Solicitation Objections must:

solicitation Objections must:

(i) Be in writing;

(ii) State the name and address of the objecting party and the amount and nature of the Claim or Interest of such party;

(iii) State with particularity in **short**, **concise bullet points** (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such

(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D. Cal. May 2017) (Montali, J.), and the Scheduling Order; and

 Be served on the following parties:

 A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450

 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102; B. The Debtors, c/o PG&E Corporation and Pacific Gas and Electric Company 77 Beale Street, P.O. Box 770000, San Francisco, California 94177 (Attn: Jane

77 Beale Street, P.O. Box 770000, San Francisco, Camorina 3477, Victoria Loduca, Esq.);
C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attr: Stephen Karotkin, Esq. (stephen, Karotkin@weil.com), and Matthew Goren, Esq. (matthew.goren@weil.com)), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California 94108 (Attr: Tobias S. Keller, Esq. (kteller@kellerbenvenutti.com) and Jane Kim, Esq. (kim@kellerbenvenutti.com), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attr: Paul H. Zumbro, Esq. (pzumbro@cravath.com), Kevin J. Orsini, Esq. (korsin@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.com));

D. The U.S. Trustee, 450 Golden Gate Avenue, 5th Floor, Suite 05-0153, San Francisco, California 94102 (Attn: James L. Snyder, Esq. (James.L.Snyder@usdoj.gov) and Timothy Laffredi, Esq. (Timothy.S.Laffredi@usdoj.gov));

E. The attorneys for the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@ stroock.com), Erez E. Gilad, Esq. (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com)) and (B) Stroock & Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3086 (Attn: Frank A. Merola, Esq. (fireprola@stroock.com))

(fimerola@stroock.com);

F. The attorneys for the collateral agent under the Debtors' debtor-inpossession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New
York, New York 10017 (Atth: Eli J. Vonnegut, Esq. (eli.vonnegut@davispolk.com),
David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.

G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attr. Alan W. Kornberg, Esq. (akornberg@paulweiss.com), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com))

paulweiss.com));
H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55 Hudson Yards, New York, New York 10001-2163 (Attn: Dennis F. Dunne, Esq. (DDunne@milbank.com) and Samuel A. Kahlil, Esq. (skhalil@milbank.com) and (B) Milbank LLP, 2029 Century Park East, 33rd Floor, Los Angeles, California 90067 (Attn Gregory A. Bray, Esq. (GBray@milbank.com) and Thomas R. Kreller, Esq. (TKreller@milbank.com)

Gregory A. Bray, Esq. (GBray@milbank.com) and Thomas H. Kreller, Esq. (Tkreller@milbank.com);

1. The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 1160 Battery Street, Suite 100, San Francisco, California 94111 (Attr.: Robert A. Julian, Esq. (rjulian@bakerlaw.com) and Cecily A. Dumas, Esq. (cdumas@bakerlaw.com)) and (B) Baker & Hostetler LLP, 1160T Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attr.: Eric E. Sagerman, Esq. (esagerman@bakerlaw.com));

J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Callagher LLP, 787 Seventh Avenue, New York, New York 10019-6009

William and adaptic LLT, 707 Seventiff value, feet with A, New Unit 1013-0539 (Attn: Matthew A. Feldman, Esq. (mfeldman@willkie.com), Joseph G Minias Esq. (jiminias@willkie.com), Benjamin P. McCallen Esq. (bmccallen@willkie.com), and Daniel I. Forman Esq. (dforman@willkie.com) and (B) Diemer & Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose, California 95113 (Attn: Kathryn S. Dieme

(kdiemer@diemerwei.com));

K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attn: Bruce S. Bennett, Esq. (ibbennett@jonesday.com), Joshua M. Mester, Esq. (jimester@jonesday.com), and James O. Johnston, Esq. (jipinston@jonesday.com)); and

L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn: Michael S. Stamer, Esq. (mstamer@akingump.com), Ira S. Dizengoff, Esq. (dizengoff@akingump.com), David H. Botter, Esq. (dotter@akingump.com), Abrid Oureshi, Esq. (aureshi@akingump.com) and (B) Akin Gumns Strauss Hauer & Abid Qureshi, Esq. (aqureshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, 580 California Street, Suite 1500, San Francisco, California 94104 (Attn

Ashley Vinson Crawford, Esq. (avcrawford@akingump.com)).

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION

OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION FILED LATER WHEN THE PLAN IS READY TO BE CONSIDERED. IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING.

5. Other Relevant Dates. The Scheduling Order also approved and established

5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines: a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing ummary of Fire Victim Claims Resolution Procedures February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire Trust Agreement.

Wildfire Trust Agreement.

d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure Statement).

e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures

f. March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of voting to accept or reject the Plan.

g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure Statement.

Disclosure Statement. h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting

Ballots to accept or reject the Plan.
i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmatio

scheduling conference. Principal counsel representing a party, or any pro se scheduling collecting. Principal couniser representing a party, of perting to confirmation of the Plan must appear in person at a preconfirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing.

6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost at https://restructuring.primeclerk.com/pae/. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Clerk on a public computer terminal; (ii) accessed for a fee via PACER at https://www.canb.uscourts.gov/; and (iii) obtained by written request to the Debtors' solicitation agent, Prime Clerk ("Prime Clerk" or the "Solicitation Agent"), at the address or e-mail addLrcs selective. It by standard, overnight, or hand delivery: PG&E Information c/o Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; If by e-mail to: pgeinfo@primeclerk.com.

10165; If by e-mail to: pgeinfo@primeclerk.com.
THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT PROVIDE.

Dated: February 11, 2020

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 35

Exhibit AA

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 36 of 50

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THE UNION

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Attn: Accounts Payable

County of Nevada, State of Calif. The undersigned, Cindy Noori, being the principal clerk of the Nevada County Publishing Co. declares that the Nevada County Publishing Co. now is, and during all times herein named, was a corporation duly organized and existing under the laws of the State of California, and now is, and during all times herein named was the printer of

THE UNION, a newspaper of general circulation, as defined by section 6000 of the Government Code of the State of California, printed and published daily (Sundays excepted) in the City of Grass Valley, County of Nevada, State of California, and that affiant is the principal clerk of said Nevada County Publishing Co.

That the printed advertisement hereto annexed was published in the said UNION, for the full required period of 1 time(s) commencing on 02/19/20, and ending on 02/19/20, all days inclusive.

I certify, under penalty of perjury, the foregoing is true and correct.

Cindy Noori

Legals Advertising Clerk

Signed:

ot 50

Ad #: 0000552115-01

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re: PG&E CORPORATION,

- and -PACIFIC GAS AND ELECTRIC COMPANY, Debtors.

Debtors.

☐ Affects PG&E Corporation
☐ Affects Pacific Gas and Electric Company
図 Affects both Debtors
**All pagers Stall the "filled in the Lead Case,
No. 19-30088 (DM).

Chapter 11 Case No. 19-30088 (DM) (Lead Gase) (Jointly Administered)

E. The attorneys for the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, New York 10038-4982 (Attin: Kristopher M. Hansen, Esq. (khansen@stroock.com), Erez E. Gilad, Esq. (egilad@stroock.com), and Matthew G. Garofalo, Csa; (mgarofalo@stroock.com) and (Ø) Stroock & Lavan LLP, 2029 Century Park East. Los Angeles. California 90067-3086 (Attin: Frank A. Merola, Esq. (fimerola@stroock.com)), and (Ø) Stroock & Lavan LLP, 2029 Century Park East. Los Angeles. California 90067-3086 (Attin: Frank A. Merola, Esq. (fimerola@stroock.com)); F. Tite attorneys for the collateral agent under the Debtors' debtorin-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attin: Eli J. Vonnegut, Esq. (eli.vonnegut@davispolk.com), David Schrift, Esq. (david.cshir/@davispolk.com), and Ilmotthy Graulich, Esq. (timothy.graulich@davispolk.com)); G. The attorneys for the CPUP. Paul. Welss. Rifklind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10017-6064 (Attin: Alan W. Komberg, Esq. (akornberg@paulweiss.com), Brain S. Hermann, Esq. (indeman@paulweiss.com)). Wallier R. Rieman, Esq. (windman@paulweiss.com); Brain S. Hermann, Esq. (indeman@paulweiss.com)). Wallier R. Rieman, Esq. (windman@paulweiss.com); H. The attorneys for the Creditore Committee, (V). Milbank LLP, ESG. (Dounne@milbank.com) and Samuel A. Kahlif, Esq. (skhalil@milbank.com) and Similbank.com) and Samuel A. Kahlif, Esq. (skhalil@milbank.com) and Thomas B. Krefale, Esc. (Titter(Green) in Alanc. (Biray@milbank.com) and Thomas B. Krefale, Esc. (Titter(Green) in Alanc. (Biray@milbank.com) and Thomas B. Krefale, Esc. (Titter(Green) in Alanc. (Biray@milbank.com) and Thomas B. Krefale, Esc. (Titter(Green) in Alanc. (Biray@milbank.com) and Thomas B. Krefale, Esc. (Titter(Green) in Alanc. (Biray@milbank.com) and Thomas B. Krefale, Esc. (Titter(Green) in Alanc. (Biray@milbank.com) and Thomas B. Krefale, Esc. (Titte

| Esq. (D\u00fcunne\mathbb{\text{millbank}\text{com})\u00e4 and (\text{bill}\text{millbank}\text{com})\u00e4 and (\text{bill}\text{millbank}\text{com})\u00e4 and (\text{billbank}\text{millbank}\text{com})\u00e4 and (\text{billbank}\text{millbank}\text{com})\u00e4 and \u00e4 bold \u00e4 bold \u00e4 bold \u00e4 and \u00e4 bold \u00e4 bold \u00e4 bold \u00e4 bold \u00e4 bold \u00e4 \u00e4 bold \u00e4 rancisco, California 94104 (Attn. Ashley Vinson Crawford, Esq. (avcrawford@

ARMIQUIND.COM).

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPICY CUDE. UBJECTIONS TO THE PROPUSED DISCLUSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLUSURE WILL ENABLE AN IMPAIRED CREDITION OR STARRHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. ORDITIONS TO THE PROPOSED DISCLUSURE STATEMENT SHOULD NOT INCLUDE COBJECTIONS TO CONFINAMITION, ALLERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AND OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AND OBJECTION TO THE PROPOSED DISCLUSURE STATEMENT OR HE SULCITATION TO THE PROPOSED DISCLUSURE STATEMENT OR HE SULCITATION TO THE PROPOSED DISCLUSURE STATEMENT OR HE SULCITATION PROCEDURES MOITION IS NOT INMELT HILL AND SERVED AS PRESCRIBED HEREIN, THE COBJECTING PARTY MAY BE BARRED FROM OBJECTION TO THE RELIEF SOLIGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARING THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARING THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARING THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARING. THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE

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5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:

a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the Plan.

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing summary of Fire Victim Calims Resolution Procedures.

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J. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure Statement.

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g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure Statement.

h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for cubmitting Ballots to accept or reject the Plan.

l. May 19, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and serving objections to Plan confirmation.

j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Deadline for filing and serving objections to Plan confirmation.

j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Preconfirmation scheduling conference or May 10, 2020 at 10:00 a.m. (Prevailing Pacific Time): The paper of the person at a pre-confirmation scheduling conference on May 10, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuse scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing.

6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Clark on a public computer terminal; (ii) accessed for a fee via PACER at http://www.canb.uscourts.gov/, and (iii) obtained by written request to the Debtors solicitation agent, Prime Clerk LLC ("Prime Clerk" or the "Solicitation agent," at the address below: If by standard, overnight, or hand delivery: PG&E Information of o Prime Clerk LLC, One for and central Place, 60 East 42nd Street, Suit 1440, New York, NY 10165; If by e-mail lu: pygeinfo@primetalex.com.

THE SOLICITATION AGENTS NOT ALTHORIZED TO, AND WILL NOT

10105; If by e-mail to: pyeinfo@primeclerk.com.
THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT PROVIDE, LEGAL ADVICE.

Published: February 19, 2020 Dated: February 11, 2020

10.19-3/1006/10/10/10

MENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REDGEAUTAZION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELATED NOTICES; AND

PLEASE TAKE NOTICE THAT:

 1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession. (collectively, the "**Debtors**"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement*) for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 580] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosurer Statement.

used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, *inter alia*, that the Court (i) approve Plan solicitation naving procedures, and (ii) approve the forms of Ballots, Solicitation Packagea, and related notices to be sent to the Debtors' creditors and equity Interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").

3. Bisdussure Statement Heaving Alexandric (the "Disclosure Statement).

creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").

3. Disclusure Statement Hearing, A hearing (the "Disclusure Statement and the Rearing") in consider approval of the Proposed Disclosure Statement and the roller roquested in the Solicitation Procedures Motion will be hold before the Honorable Dennis Montal, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailling Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailling Pacific Time), in Courtoron 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco. California 94102, or as sono thereafter as coursed can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in Interest other than by an announcement in the Bankruptcy Court of such continuace or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively), the "Core Parties" must serve any responses or objections to approval of the Proposed Disclosure Statement any of the relief sought in the Solicitation Trocedures Motion the parties (sized in Paragraph 4.c., v) (2.1 below: MIRT MOTEL IS IN DESENT OT THE ARMWEIDTEY (COURT) on each

sought in the Solicitation Procedures Motion (each, a *Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v) C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time): (i) the Tort Claimants Committee; (ii) the Creditors Committee; (ii) the IDS. Trustee; (iv) the Ad Hoc Committee of Senor Unsecured Noteholders; (vi) the U.S. Department of Judico; (vii) the Office of the California Attorney Ceneral; (vii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (vi) Beyartment of Judico; (vii) the Office of the California Attorney Ceneral; (vii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (v) the Ad Hoc Committee of Holders of Trade Claims; (vi) Valley Clean Energy Allance; (vii) City and County of 3an Francisco, (viii) Gouth San Joaquin Inrigation District, (xiv) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (vi) Adventist Health System/West and Feather River Hosphal; and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2002, to attempt in resolva any Rischsure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objections and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objection or nater than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

c. Response and Objection Pacific Time).

c. Response and Objection Procedures. Disclosure Statement or Solicitation or Notes of the Proposed Disclosure Statement and Include, where appr or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to

Urder Establishing Procedures for Disclosure Statement and Commandon Hearing (N.D. cal. May 2017) (Montali, J.), and the Schoduling Ordnrimation Hearing (N.D. cal. May 2017) (Montali, d.), and the Schoduling Ordnrimation (N.D. cal. May 1017) (Montali, d.), and the Schoduling Ordnrima 94102; A. Cier, U.S. Bankuptey Court for the Northern District of California, 94102; R. The Dehtors, c/n P6RF Compration and Pacific Res and Flectric Company, 77 Beale Street, Plo. Box 770000, San Francisco, California 94177 (Attr.: Janet Lodica, Esta.):

(Attr.: Janet Lodica, Esta.):

C. The attorneys for the Debtors, (A) Weil, Cotshal & Mangee LLP, 767 Fiffili Avenue, New Yurk, New Yurk 10153 (Altir. Slephen Kanotkin@well-com), Jessica Init, Fsq. (lessaira linio@well-com), and Matthew Goren, Esq. (matthew.goren@well.com)), (B) Keller & Berwellutt LLF, ebol California Street, Suttle 1990, San Hrancisco, California 94108 (Attr.: Tobias S. Keller, Esq. (Meller@kellerbervenvenutti.com) and Jane Kim, Esq. (RimeRellerbervenventti.com); and O. Orsini, Esq. (Kersini@cravatt.com), and Omid H. Nassah. Esq. (onasah@cravatt.com);.

D. The U.S. Trustee, 465 Golden Gate Avenue, 5th Floor, Suite 05-0153, San Francisco, California 94102 (Attr.: James L. Snyder@usdej.gov) and Timothy Laffredi, Esq. (Timothy.S.Laffredi@usdej.gov)

usdoj.gov));

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 38

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

PG&E CORPORATION.

PACIFIC GAS AND ELECTRIC COMPANY,

☐ Affects PG&E Corporation
☐ Affects Pacific C Affects Pacific Gas and Electric Company Affects both Debtors

All papers shall be filed in the Lead Case, No. 19-30088 (DM).

Chapter 11 Case No. 19-30088 (DM) (Lead Case) (Jointly Administered)

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF

PLEASE TAKE NOTICE THAT:

 The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement' for the Debtors' and Shareholder Proposed Disclosure Statement' for the Debtors' and Shareholder Proposed (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

Proposed Disclosure Statement.

2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, inter alia, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Schleistation Procedures Motion").

creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").

3. <u>Disclosure Statement Hearing.</u> A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed

other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v) C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time): (i) the Tort Claimants Committee; (ii) the Creditors Committee; (ii) the U.S. Trustee; (iv) the Ad Hoc Group of Subrogation Claimholders; (v) the Ad Hoc Committee of Senior Unsecured Noteholders; (v) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (xi) Yalley Clean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiy) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xiv) Adventist Health System/West and Feather River Hospital; and (xiv) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in Party snall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailling Pacific Time),

b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court

and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

c. Response and Objection Procedures. Disclosure Statement or Solicitation Objections must:
(i) Be in writing;
(ii) State the name and address of the objecting party and the amount and

(ii) State the name and address of the objecting party and the amount and nature of the Claim or Interest of such party;
(iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response;
(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D. Cal. May 2017) (Montali, J.), and the Scheduling Order; and (v) Be served on the following parties:
A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102;
B. The Debtors, c/o PG&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94107.

B. The Debtors, c/o PG&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94177 (Attn: Janet Loduca, Esq.), c. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, F67 Fifth Avenue, New York, New York 10153 (Attn: Stephen Karotkin, Esq. (stephen.karotkin@weil.com), Jessica Liou, Esq. (jessica.liou@weil.com), and Matthew Goren, Esq. (matthew.goren@weil.com), (B) Keller & Bervenutti LLP, 650 California Street, Suite 1900, San Francisco, California 94108 (Attn: Tobias S. Keller, Esq. (tkeller@kellerbenvenutti.com) and Jane Kim, Esq. (jkim@kellerbenvenutti.com)), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 265 Eighth Avenue, New York, New York 10019 (Attr. Paul H. Zumbro, Esq. (pzumbro@cravath.com), Kevin J. Orsini, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.com)).

E. The attorneys for the administrative agent, under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, New York 10033-4992 (Attn: Kristopher M. Hansen, Esq. (khansen@stroock.com), Erez E. Gilad, Esq. (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com); and (B) Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3086 (Attn: Frank A Merola, Esq. (finerola@stroock.com));
F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attn.:Eli J. Vonnegut, Esq. (eli.vonnegut@davispolk.com), David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.graulich@davispolk.com));
G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attn.: Alan W. Kornberg, Esq. (akornberg@paulweiss.com), Brian S. Hermann, Esq. (herman@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com));
Ban A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com));
H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55

Esq. (ndonnelly@paulweiss.com));
H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55
Hudson Yards, New York, New York 10001-2163 (Attn: Dennis F. Dunne,
Esq. (DDunne@milbank.com) and Samuel A. Kahlil, Esq. (skhalil@milbank.com)) and (B) Milbank LLP, 2029 Century Park East, 33rd Floor, Los Angeles,
California 90067 (Attn: Gregory A. Bray, Esq. (GBray@milbank.com) and
Thomas R. Kreller, Esq. (Tkreller@milbank.com));
I. The attorneys for the Tort Claimants Committee, (A) Baker &
Hostetler LLP, 1160 Battery Street, Suite 100, San Francisco, California 94111
(Attn: Robert A. Julian, Esq. (fjulian@bakerlaw.com) and Cecily A. Dumas,
Esq. (cdumas@bakerlaw.com)) and (Baker & Hostetler LLP, 1160 Wilshire
Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attn: Eric E.
Sagerman, Esq. (esagerman@bakerlaw.com) and Lauren T. Attard, Esq.
(lattard@bakerlaw.com));

Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attr. Eric E. Sagerman, Esq. (esagerman@bekerlaw.com) and Lauren T. Attard, Esq. (lattard@bakerlaw.com);

J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willide Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Attr. Matthew A, Feldman, Esq. (mfeldman@willkie.com), Joseph G Minias Esq. (fiminias@willkie.com), Benjamin P. McCallen Esq. (bnccallen@willkie.com), and Daniel I. Forman Esq. (dforman@willkie.com) and (B) Diemer & Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose, California 95113 (Attr. Kathryn S. Diemer (kidiemer@diemerwei.com));

K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attri. Bruce S. Bennett, Esq. (bbennett@jonesday.com), Joshua M. Mester, Esq. (imester@jonesday.com), and James O. Johnston, Esq. (ijohnston@jonesday.com)); and L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attri. Michael S. Stamer, Esq. (mstamer@akingump.com), Ira S. Dizengoff, Esq. (idizengoff@akingump.com), David H. Botter, Esq.

tork, new tork, 1005 (Atti.: Michael S. Staliner, Est. (Instaliel@akingump.com), David H. Botter, Esq. (dbotter@akingump.com), David H. Botter, Esq. (dbotter@akingump.com), Abid Qureshi, Esq. (aqureshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, 580 California Street, Suite 1500, San ancisco, California 94104 (Attn: Ashley Vinson Crawford, Esq. (avcrawford@

akingump.com)).

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE THE COURT MARHOWLY CONSTRUES SECTION T12(3)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE WILL ENABLE AN IMPAIRED CREDITION ON SHARKHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT FEARING.

5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:

a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the Plan.

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the Plan.

voung on the Plan.

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filling summary of Fire Victim Claims Resolution Procedures.

c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire Trust Agreement.

Subrigation whether trust regreement.

d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure

Statement).

e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures f. March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or

amount for purposes of voting to accept or reject the Plan.
g. March 9, 2020: Debtors to file revised or amended Plan and Proposed
Disclosure Statement.
h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for

h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots to accept or reject the Plan.

i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filling and serving objections to Plan confirmation.

j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Preconfirmation, scheduling conference. Principal counsel representing a party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation the property of the propert Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing.

Commatton Hearing.

6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost a https://restructuring.primeclerk.com/pge/. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by interested parties during normal business hours the office of the Clede in a sublice solicitation for the Clede in the sublice of the sublice of the clede in the sublice of at the office of the Clerk on a public computer terminal; (ii) accessed for a fee via PACER at http://www.canb.uscourts.gov/; and (iii) obtained by written request to the Debtors' solicitation agent, Prime Clerk LLC ("Prime Clerk"). or the "Solicitation Agent"), at the address or e-mail address below: If by standard, overnight, or hand delivery: PG&E Information c/o Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY

19-30088 Trust Discrete State Averon. 5th Entricole State St

PROVIDE LEAD ADVICE.

Dated Provide Lead Advice.

Dated Provide Lead Advice.

Published: February 19, 2020

Ad# 552115

Page 39

Exhibit BB

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 40 of 50

Ukiah Daily Journal

617 S. State St Ukiah, California 95482 (707) 468-3500 advertising@record-bee.com

PG&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94177

PROOF OF PUBLICATION (2015.5 C.C.P.)

STATE OF CALIFORNIA COUNTY OF MENDOCINO

I am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years, and not a party to or interested in the above entitled matter. I am the principal clerk of the printer of the Ukiah Daily Journal, a newspaper of general circulation, printed and published daily in the City of Ukiah, County of Mendocino and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Mendocino, State of California, under the date of September 22, 1952, Case Number 9267; that the notice, of which the annexed is a printed copy (set in type not smaller than non-pareil), has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to wit:

02/19/2020

I certify (or declare) under the penalty of perjury that the foregoing is true and correct.

Dated at Ukiah, California, February 25th, 2020

Molly E. Lane, LEGAL CLERK

0006459677 Legal No.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

PG&E CORPORATION

PACIFIC GAS AND ELECTRIC COMPANY,

☐ Affects PG&E Corporation☐ Affects Pacific Gas and Ele

☐ Affects Pacific das and Liceans
☐ Affects both Debtors

*All papers shall be filed in the Lead Case,

Chapter 11 Case No. 19-30088 (DM) (Jointly Administered)

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D)

OTHER RELATED RELIEF PLEASE TAKE NOTICE THAT:

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1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

2. Solicitation Procedures Motion. In accordance with the amended

Proposed Disclosure Statement.

2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, inter alia, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").

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3. Disclosure Statement Hearing. A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

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a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v) (5-L below (BUIT NOT Fill E BankRuptcy Court.

or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v)
C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time): (i) the Tort Claimants Committee; (ii) the Creditors Committee; (iii) the U.S. Trustee; (iv) the Ad Hoc Group of Subrogation Claimholders; (v) the Ad Hoc Committee of Senior Unsecured Noteholders; (vi) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (x) Valley Clean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, NA, Solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/West and Feather River Hospital; and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection of the P or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v) C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to

worndwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attn: Paul H. Zumbro, Esq. (pzumbro@cravath.com), Kevin J. Orisini, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.com));

D. The U.S. Trustee, 450 Golden Gate Avenue, 5th Floor, Suite 05-0153, San Francisco, California 94102 (Attn: James L. Snyder, Esq. (James.L.Snyder@usdoj.gov) and Timothy Laffredi, Esq. (Timothy.S.Laffredi@usdoj.gov) and Timothy Laffredi (Esq. (Timothy.S.Laffredi@usdoj.gov)

Usanies and state of the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180

Maiden Lane, New York, New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@stroock.com), Erez E. Gilad, Esq. (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com)) and (B) Stroock & Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3086 (Attn: Frank A. Merola, Esq. (fmerola@stroock.com));

F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attn: Ei J. Vonnegut, Esq. (eli:vonnegut@davispolk.com), David Schiff, Esq. (david. schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.graulich@davispolk.com));

G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attn: Alan W. Kornberg, Esq. (akornberg@paulweiss.com)), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com));

H. The attorneys for the Creditors Committee, (A) Milibank LLP, 55 Hudson Yards, New York, New York 10001-2163 (Attn: Dennis F. Dunne, Esq. (Dunne@milbank.com) and Samuel A. Kahlil, Esq. (Skhalli@milbank.com) and Esq. (Dunne@milbank.com) and Samuel A. Kahlil, Esq. (Skhalli@milbank.com) and Esq. (Dunne@milbank.com) and Esq. (Seagerman.Esq. (Esq. California) 90025-0509 (Attn: Eric E. Sagerman.Es

(intester@inesuagy.com)r, and Janies V. Johnston, Esq., gjornisone@inesuagy.com); and
L. The attorneys for the Ad Hoc Committee of Senior Unsecured
Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New
York, New York, 10036 (Attn: Michael S. Stamer, Esq., (mstamer@akingump.
com), Ira S. Dizengoff, Esq., (idizengoff@akingump.com), David H. Botter, Esq.
com), Ira S. Dizengoff, Esq., (idizengoff@akingump.com), David H. Botter, Esq.
(dbotter@akingump.com), Abid Oureshi, Esq., (aqureshi@akingump.com) and
(B) Akin Gump Strauss Hauer & Feld LLP, 580 California Street, Suite 1500, San
Francisco, California 94104 (Attn: Ashley Vinson Crawford, Esq., (avcrawford@akingump.com))

akingump.com)).

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE JAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION FILED LATER WHEN THE PLAN IS READY TO BE CONSIDERED.

IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING.

5. OTHER RELEVANT DATES. THE SCHEDULING OFFICE ASIA OPPOVED AND

5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:

a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for

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c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire Trust Agreement.

d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure Catemanth

Statement).

e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim Tust Agreement and the Fire Victim Claims Resolution Procedures f. March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of voting to accept or reject the Plan.
g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure Statement.

later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

c. Response and Objection Procedures. Disclosure Statement of Solicitation Objections must:

(i) Be in writing:
(ii) State the name and address of the objecting party and the amount and nature of the Claim or Interest of such party;
(iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response;
(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Indee Interest of Disclosure Statement and Confirmation Hearing (N.D. Cal. May 2017) (Montali, J.), and the Scheduling Order; and (v) Be served on the following parties:

A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102;
B. The Debtors, Co. PG&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94177, (Attr. Janet Loduca, Esq.);
C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attr.: Stephen Karotking), and Matthew Goren, Esq. (matthew.goren@weil.comi), Jessica Llou, Esq. (jessica.lou@weil.com), and Matthew Goren, Esq. (matthew.goren@weil.com)), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California 94108 (Attr.: Tobias S. Keller, Esq. (tkeller@kellerbenvenutti.com) and Jone (Crawth, Swaine & Moore LLF, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attr.: Paul H. Zumbro, Esq. (gerand Central Place, 60 East 42nd Street, Suite 1400, New York, New York Noto) (Crawth, Swaine & Moore LLF, 2m). The Proposed Disclosure Statement and the Plan (and, once filed, the solicitation agent, Prime Clerk LLC ("Prime Clerk" or the Worldwide Plaza, 825 Eighth Avenue,

Dated: February 11, 2020

r BP16-07/12/17

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 41 of 50

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• To search for an obituary by name - Use the search box at the top right of the main obituaries page to search for an obituary by name. Type the last name of the deceased into the search box and select a date range. When you click "search," all listings for that last name and date range will be returned. Click on the name you are looking for to view the full

• To view all obituaries published on a particular day - To view all obituaries from a particular day, click the calendar icon in the search box at the top right of the main obituaries page. When the calendar appears, you can click the arrows to scroll back through previous months. Click the date you want, and then click "search." All obituaries published on that day will appear. Click on a name to view the full notice.

• To view a Guest Book - To view Guest Book entries, first locate the obituary or death notice. If the obituary includes a Guest Book, a link that reads "View all messages" will appear below the obituary. Clicking this link will bring you to the page where you can view all current entries. Please note that our staff screens all Guest Book entries for appropriate content before placing them online. Typically, entries appear online within a few hours. In rare cases, however, there may be a delay. If the Guest Book includes the sentence, "We encourage you to be the first to share your memories or express your condolences", this means that we have not yet approved any entries for online posting.



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PROJECT

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UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISIO

Chapter 11 Case

No. 19-30088 (DM)

In re: PG&E CORPORATION, PACIFIC GAS AND ELECTRIC COMPANY,

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER DISCUSSINES I SITEMENT FOR DESIDIOS AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION;
(B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D)
OTHER RELATED RELIEF

1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reproparization dated January 31 20/20 [Docket No. 5590] Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement. sed Disclosure Statement

Proposed Disclosure Statement.

2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, inter alia, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").

3. Disclosure Statement Hearing. A hearing (the "Disclosure Statement and the Hearing").

Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California. San Francisco States Bankruptcy Court for the Northern District of California, San Hrancisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

4 Objections or Responses to the Proposed Disclosure Statement

by the Debtors with the Bankruptcy Court.

4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Disclosure Statement or D or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v) C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COÜRT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time): (i) the Tort Claimants Committee; (ii) the Creditors Committee; (iii) the U.S. Trustee; (iv) the Ad Hoc Group of Subrogation Claimholders; (v) the Ad Hoc Committee of Senior Unsecured Noteholders; (v) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (xi) Valley Clean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, NA, Solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/West and Feather River Hospital; and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer Core Parties who have served objections or responses shall meet and confe with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in

Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

c. Response and Objection Procedures. Disclosure Statement or Solicitation Objections must:

(i) Be in writing:

(i) Be in writing; (ii) State the name and address of the objecting party and the amount and

(ii) State the name and address of the objecting party and the amount and nature of the Claim or Interest of such party;

(iii) State with particularity **in short**, **concise bullet points** (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response;

(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D. Cal. May 2017) (Montali, J.), and the Scheduling Order; and

(v) Be served on the following parties:

A. Clerk, U.S. Bankruptcy Court for the Northern District of California,

A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102; B. The Debtors, c/o PG&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94177

Company, 77 Beale Street, P.O. Box 770000, San Francisco, California 94177 (Attr.: Janet Loduca, Esq.);
C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attr.: Stephen Karotkin, Esq. (stephen.karotkin@weil.com), Jessica Liou, Esq. (jessica.liou@weil.com), and Matthew Goren, Esq. (matthew.goren@weil.com)), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California 94108 (Attr.: Tobias S. Keller, Esq. (Kleller@kellerbenvenutti.com) and Jane Kim, Esq. (kim@kellerbenvenutti.com)), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attn: Paul H. Zumbro, Esq. (pzumbro@cravath.com), Kevin J. Orsini, Esq. (krorsini@cravath.com), D. The U.S. Trustee, 450 Golden Gate Avenue, 5th Floor, Suite 05-0153, San Francisco, California 94102 (Attn: James L. Snyder, Esq. (James.L.Snyder@usdoj.gov) and Timothy Laffredi, Esq. (Timothy.S.Laffredi@usdoj.gov));

usdoi.gov));
E. The attorneys for the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180

Legal Notices Legal Notices

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Maiden Lane, New York, New York 10038-4982 (Attn: Kristopher M. Hanser Esg. (khansen@stroock.com), Erez E. Gilad, Esg. (egilad@stroock.com) and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com)) and (B) Stroock Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3086 (Attn: Frank A. Merola, Esq. (fmerola@stroock.com));

3086 (Attn: Frank A. Merola, Esq. (Imerola@stroock.com));

F. The attorneys for the collateral agent under the Debtors' debtorin-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington
Avenue, New York, New York 10017 (Attn: Eli J. Vonnegut, Esq. (eli.vonnegut@
davispolk.com), David Schiff, Esq. (david.schiff@davispolk.com), and Timodforgraulich, Esq. (timothy.graulich@davispolk.com));

G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison
LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attn.
Alan W. Kompherg. Esq. (akomberg@pauliweiss.com). Brian S. Hermann, Esq.

Alan W. Kornberg, Esq. (akornberg@paulweiss.com), Brian S. Hermann, Esq (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly Esq. (ndonnelly@paulweiss.com));

Cay, (nounterly@parwess.com),
H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55
Hudson Yards, New York, New York 10001-2163 (Attr. Dennis F. Dunne,
Esq. (DDunne@milbank.com) and Samuel A. Kahlil, Esq. (skhalil@milbank.com)) and (B) Milbank LLP, 2029 Century Park East, 33rd Floor, Los Angeles, Califórnia 90067 (Attn: Gregory A. Bray, Esq. (GBray@milbank.com) and Thomas R. Kreller, Esq. (TKreller@milbank.com));

Inomas H. Kreller, Esq. (I Kreller@milloank.com);

I. The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 1160 Battery Street, Suite 100, San Francisco, California 94111 (Attn: Robert A. Julian, Esq. (rjulian@bakerlaw.com) and Cecily A. Dumas, Esq. (cdumas@bakerlaw.com) and (Baker & Hostetler LLP, 11601 Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attn: Eric E. Sagerman, Esq. (esagerman@bakerlaw.com) and Lauren T. Attard, Esq. (dattard@bakerlaw.com)

(lattard@bakerlaw.com));
J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Attn: Matthew A. Feldman, Esq. (mfeldman@willkie.com), Joseph G Minias`Esq. (jminias@willkie.com), Benjàmin P. McCallen Esq. (bmccallen@ willkie.com), and Daniel I. Forman Esq. (dforman@willkie.com) and (B) Diemer & Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose, California

95113 (Attn: Kathryn S. Diemer (kdiemer@diemerwei.com)) K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attn: Bruce S. Bennett, Esq. (bbennett@ionesday.com), Joshua M. Mester, Esq. (jimester@ionesday.com), and James O. Johnston, Esq. (jjohnston@jonesday.

(Intester@ionescay.com), and James U. Johnston, Est, (ijonnston@ionescay.com); and Committee of Senior Unsecured Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn: Michael S. Stamer, Esq. (instamer@akingump.com), Ira S. Dizengoff, Esq. (idizengoff@akingump.com), David H. Botter, (dbotter@akingump.com), Abid Qureshi, Esq. (aqureshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, 580 California Street, Suite 1500, San rancisco, California 94104 (Attn: Ashley Vinson Crawford, Esq. (avcrawford@

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5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:

a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the Plan.

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing summary of Fire Victim Claims Resolution Procedures.

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g. Match 3, 220. bostons and the Disclosure Statement.

h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots to accept or reject the Plan.

i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filling and serving objections to Plan confirmation.

j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Preconfirmation scheduling conference. Principal counsel representing a

j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Preconfirmation scheduling conference. Principal counsel representing aparty, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing.

6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost at https://restructuring.primeclerk.com/page/. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Clerk on a public computer terminal; (ii) accessed for a

at the office of the Clerk on a public computer terminal; (ii) accessed for a fee via PACER at http://www.canb.uscourts.gov/; and (iii) obtained by written request to the Debtors' solicitation agent, Prime Clerk U.C ("Prime Clerk" or the "Solicitation Agent"), at the address or e-mail address below: If by standard, overnight, or hand delivery: PG&E Information c/o Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY

Dated: February 11, 2020

Exhibit CC

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 43 of 50

PROOF OF PUBLICATION

Modoc County Record

P.O. Box 531 Alturas, CA 96101 (530) 233-2632

State of California County of Modoc

I am a citizen of the United States and a resident of the county aforesaid; I am over the age of eighteen years; I am not a party to or interested in the notice published.

I am the publisher of the *Modoc County Record*, a newspaper of general circulation, printed and published weekly in the City of Alturas, County of Modoc.

The *Modoc County Record* has been adjudged a newspaper of general circulation by the Superior Court of the County of Modoc, State of California, under the date of July 30, 1958, Case Number 6356.

The notice of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to wit:

February 20th,

All in the year 2020.

I certify (or declare) under the penalty of perjury that the following is true and correct:

Dated in Alturas, California this

20th day of February, 2020.

of 50

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

PG&F CORPORATION.

No. 19-30088 (DM).

PACIFIC GAS AND ELECTRIC COMPANY,

Affects PG&E Corporation
Affects Pacific Gas and Electric Company
Affects both Debtors s shall be filed in the Lead Case,

Chapter 11 Case No. 19-30088 (DM) (Lead Case) (Jointly Administered)

AMENDEO NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER PROPOMENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF

PLEASE TAKE NOTICE THAT:

SOLICITATION PACKAGES, AMO RELATED NOTICES; AND (D) OTHER RELATED RELIEF

PLEASE TAKE NOTICE THAT:

1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement! Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

2. Selficitation Procedures Motion, in accordance with the amended Disclosure Statement approval and Pian confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, inter alia, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").

3. Disclosure, Statement, Hearing, A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion, and (Provalling Pacific Time), in Courtroom 17 of the United States Bankruptcy Court of the Northern District of Celifornia, San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as coursele can be heard. The Disclosure Statement an the search any processors statement of sourceason or a core - rary is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailling Pacific

Time).
b. All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure.
b. All Other Parties at any other parties (e.g. parties other than b. All Other Perties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevaiting Pacific Time).
c. Response and Objection Procedures. Disclosure Statement or Solicitation Objections must:
M. Be in writing.

Be in writing:
State the name and address of the objecting party and the amount and nature

(III) State the name and address of the depending party and the amount and nature of the Claim or Interest of Such party.

(III) State with particularity in short, concise bullet points (without points and automaties in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such

objection or response;
(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D. Cal. May 2017) (Montali, J.), and the Scheduling Order; and
(v) Be served on the following parties:

A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102;

B. The Debtors, Cry PG&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, PO. Box 770000, San Francisco, California 94177 (Attn: Janet Lodgus, En.)

77 Beale Street, P.U. Box 770000, Salt Francisco, Caliminus 971, Visit Loduca, Esq.);
C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767 Fitth Avenue, New York, New York 10153 (Attn: Stephen Karotkin, Esq. (stephen, karotkin/ewell.com), Jessica Liou, Esq. (jessica liou@well.com), and Matthew Goren, Esq. (matthew.goren@well.com)), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California 94108 (Attn: Tobias S. Keller, Esq. (kleeller@eleirebrevenutti.com) and Jane Km. Esq. (klim@kelleirebrevenutti.com), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attn: Paul H. Zumbro, Esq. (pzumbro@cravath.com), Kevin J. Orsini, Esq. (korsini@cravath.com), and Omld H. Nasab, Esq. (onasab@cravath.com)):

D. The U.S. Trustee, 450 Golden Gale Avenue, 5th Floor, Suite 05-0153, San Francisco, California 94102 (Atth: James L. Snyder, Esq. (James L. Snyder@usdol.gov) and Timothy Laffred, Esq. (Timothy.S.Laffred@usdol.gov));

E. The attorneys for the administrative agent under the Debtors' debtor-inpossession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane,
New York, New York 10038-4982 (Attn: Kristopher M, Hansen, Esq. (shansen@stroock.com), Ergz E. Gilad, Esq. (egilad@stroock.com), and Matthew G. Garofalo,
Esq. (mgarofalo@stroock.com)) and (B) Stroock & Stroock & Lavan LLP, 2029
Century Park East, Los Angeles, California 90087-3086 (Attn: Frank A. Merola, Esq.
(mgarofalogatroock.com))

Century Park East, Los Angleves, California 90/97-30/96 (Attri Frank A. Merola, Esq. (imerola@Strock.com);

F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attri: Ell J. Vonnegut, Esq. (ell vonnegut/@davispolk.com).

David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.com)

graulich@sispolk.com);

8. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attr. Alan W. Kornberg, Esq. (akomberg@paulweiss.com), Brian S. Hermann. Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wriemann@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com).

Paulieriss.com):
H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55 Hudson Yards, New York, New York 10001-2163 (Attn: Dennis F. Dunne, Esq. (DDunne@milbank.com) and Samuel A. Kahlil, Esq. (skhalil@milbank.com); and (B) Milbank LLP, 2029 Century Park East, 33rd Floor, Los Angeles, California 90067 (Attn. Gregory A. Bray, Esq. (GBray@milbank.com) and Thomas R. Kreller, Esq. (TKreller@

milbank.com);

I. The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 1160 Battery Street, Suite 100, San Francisco, California 94111 (Attn. Robert A. Julian, Esq. (rjulian@bakertaw.com) and Cecilly A. Dumas, Esq. (cdumas@bakertaw.com)) and (B) Baker & Hostetler LLP, 11601 Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-5099 (Attn. Eric E. Sagerman, Esq. (esagerman@bakerlaw.com));

J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willikie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Attn. Matthew A. Feldman, Esq. (mfeldman@villike.com), Joseph G Minias Esq. (minias@willike.com), Joseph G Minias Esq. (mfeldman@villike.com), Joseph G Minias Esq. (attaw.com);

San Fernando Street, Suite 555, San Jose, California 95113 (Attn. Kathryn S. Diemer (kdiemer@dtemervel.com));

San Fernando Street, Suite 555, San Jose, California 95113 (Attn: Kathryn S. Diemer (kdiemer@diemerwel.com));

K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fittieth Floor, Los Angeles, California 90071-2300 (Attn: Bruce S. Bennett, Eag, (bjennett@jonesday.com), Joshua M. Mester, Esq, (ijmester@jonesday.com), and James O. Johnston, Esq, (ijiohnston@jonesday.com); and L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn: Michael S. Stamer, Esq, (mstamer@akingump.com), Ira S. Dizengoff, Esq, (idizengoff@akingump.com), David H. Botter, Esq, (dbotter@akingump.com), Abid Dureshi, Esq, (aqureshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, 580 California Street, Suita 1500, San Francisco, Catifornia 94104 (Attn: Ashley Vinson Crawford, Esq, (dwordw@akingump.com).

Feid LLP, 580 California Street, Suita 1500, San Francisco, California 94104 (Attu: Asthey Vinson Crawford, Esq. (avcrawford@akingump.com)).

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SUBE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OR DESCRIBED TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION FILED LATER WHEN THE PLAN IS READY TO BE CONSIDERED.

IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTION PARTY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT.

STATEMENT HEARING.

5. Other Relevant Dates. The Scheduling Order also approved and establishe the following dates and deadlines:

a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing mary of Fire Victim Claims Resolution Procedures.
 c. February 28, 2020: Deadline to file substantially final form of Subrogation

Wildfire Trust Agreement.

d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fre Victim Claim Plan Treatment).

e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures.

 March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of voting to accept or reject the Plan.
g. March 9, 2020: Debtors to file revised or amended Plan and Proposed

Disclosure Statement

M. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots to accept or reject the Plan.
 May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and

May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for ming and serving objections to Plan confirmation.
 May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling conference. Principal counsel representing a party, or any pro separty, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Rearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.

stricken.

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing.

6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once fleet, the Solicitation Procedures Motion) are on file with the Clerk of the Bankrupto; Court and may be examined by interested parties at no cost at https://restructuring.primeclerk.com/pog/. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by Interested parties during normal business hours at the office of the Clerk on a public computer terminal; (ii) accessed for a fee via PACER at http://www.canb.uscourts.gov/; and (iii) obtained by written request to the Debtors' solicitation agent, Prime Clerk LLC ("Prime Clerk" or the "Solicitation Agent"), at the address or e-mail address below. If by standard, overnight, or hand delivery: PG&E information c/o Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; If by e-mail to: pgeinfo@primeclerk.com.

THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT PROVIDE, LEBAL ADVICE.

LEGAL ADVICE

Dated: February 11, 2020

Published in the Modoc County Record on February 20, 2020.

OWNER:

PROPERTY

The sale date shown on

this notice of sale may be

postponed one or more

MODOC COUNTY RECORD

LEGAL NOTICES

FICTITIOUS BUSINESS NAME STATEMENT

File No. 20-03 Exp: January 6, 2025

Original Filing following (persons) is (are) doing business

as: Alturas Ranches LLC, 1750 Lyneta Road, Alturas, CA 96101. Mailing address: PO Box 1685, Alturas, CA 96101. Phone 530-233-4661.

Registered Owner(s):

(1) Green Valley **Enterprises**, 777 N. 1st Street, 5th Floor, San Jose, CA 95112. Phone

530-233-4661. (2) Green Valley Corporation, 777 N. 1st Street, 5th Floor, San Jose, CA 95112. Phone 530-233-4661.

(3) Sloan Swenson **2012 Child Trust**, 777 N. 1st Street, 5th Floor, San Jose, CA 95112. Phone 530-233-4661.

(4) Roark Swenson **2012 Child Trust**, 777 N. 1st Street, 5th Floor, San Jose, CA 95112. Phone 530-233-4661.

B. FULL NAME OF REGISTERED OWNER (IF COPORATION, ENTER CORPORATION NAME). Salinas Valley Corporation,

96 North 3rd Street, #10,

San Jose, CA 95112. Phone number: 530-233-4661 C. FULL NAME OF REGISTERED OWNER (IF COPORATION, ENTER CORPORATION NAME).

MCM Diversified, 777 N 1st Street, 6th Floor, San Jose, CA 95112. Phone Number: 530-233-4661. This business

conducted by: A Limited <u>Liability Company</u>. The registrant commenced

to transact business under the fictitious business name or names listed above on January 7, 2020.

declare

In re: PG&E CORPORATION,

this information in statement is true and correct (a registrant declares as true information UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

PACIFIC GAS AND ELECTRIC COMPANY,

Debtors.

Affects PG&E Corporation

Affects Pacific Gas and Electric Company

Affects both Debtors

*All papers shall be filed in the Lead Case,
No. 19-30088 (DM).

PLEASE TAKE NOTICE THAT:

scheduled for hearing filed by the Debtors with the Ba

(i) Be in writing;(ii) State the name and address of the objecting party and the amount and nature

Loduca, tsq.);
C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767
Fifth Avenue, New York, New York 10153 (Attn: Stephen Karotkin, Esq. (stephen.
karotkin@weil.com), Jessica Liou, Esq. (jessica.liou@weil.com), and Matthew
Goren, Esq. (matthew.goren@weil.com)), (B) Keller & Benvenutti LLP, 650 California
Street, Suite 1900, San Francisco, California 94108 (Attn: Tobias S. Keller, Esq.

Sietet, Suite 1900, Sair Hardiscot, California 94160 (Aut. 10das 3, Reiler, Est, (İktim@kellerbenvenutti.com), and (C) Cravath, Swaine & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, 10019 (Attn: Paul H. Zumbro, Esq. (pzumbro@cravath.com), Kevin J. Orsini, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.com));

all

Chanter 11 Case

No. 19-30088 (DM)

which he or she knows to be false is guilty of a crime).

/s/ Leslie Boyle, CEO This statement was filed with the **County Clerk** of Modoc County on <u>January 7, 2020</u>.

Published in the *Modoc* County Record on February 6, 13, 20 and 27, 2020.

FICTITIOUS BUSINESS NAME STATEMENT

File No. **2020-09** Exp: January 28, 2025 Original Filing person The following

(persons) is (are) doing business as: **Yampa** Sculpture Path & Studio, 16399 County Rd. 2, Fort Bidwell, CA 96112. Mailing address: PO Box 73, Fort Bidwell, CA 96112.Phone

(415) 720-1435. Registered Owner(s): (1) Brenda Sherburn Labelle, 16399 County Rd. 2, Fort Bidwell, CA 96112. Phone (415) 720-1435.

This business is conducted by: A Corporation. <u>California</u>.

The registrant commenced to transact business under the fictitious business name

or names listed above on January 29, 2020. declare that information in this statement is true correct (a registrant who declares as true information which he or she knows to be

false is guilty of a crime). <u>/s/ Brenda Sherburn</u> <u>Labelle</u>, Owner.

This statement was filed with the County Clerk of Modoc County on January 29, 2020.

Published in the *Modoc* County Record on February 6, 13, 20 and 27, 2020.

www. modocrecord.com

NOTICE OF TRUSTEE'S SALE

Trustee Sale No. :00000008595373Order No.: DS7300-19005256FHA/VA/ No.: 11589887 ATTENTION RECORDER: **FOLLOWING** THE REFERENCE TOSUMMARY ATTACHED **APPLIESONLYTOCOPIES** PROVIDED TO TRUSTOR, NOT TO THIS RECORDED ORIGINAL NOTICE. NOTE: THERE IS A SUMMARY OF THE INFORMATION IN THIS DOCUMENT ATTACHED. YOU ARE IN DEFAULT UNDER A DEED OF TRUST, DATED 09/18/2007. UNLESS YOU ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDING AGAINST YOU SHOULD CONTACT A LAWYER. BARRETT DAFFIN **FRAPPIER** TREDER and WEISS, LLP, as duly appointed Trustee under and pursuant to Deed of Trust Recorded on 10/10/2007 as Instrument 2007-0004168-00 of official records in the office

of the County Recorder MODOC County, State of CALIFORNIA. EXECUTED WILLIAM FRANKLIN COMPTON II AND **CHRISTINE** WILL COMPTON, **PUBLIC** SELL

FOR

CASH EQUIVALENT or other form of payment authorized by California Code 2924h(b), (payable at time of sale in

CASHIER'S

lawful money of the United States). DATE OF SALE: **03/19/2020** TIME OF SALE: <u>10:30 AM</u> PLACE

E. The attorneys for the administrative agent under the Debtors' debtor-in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, 10038-4982 (Attr. Kristopher M. Hansen, Esq. (khansene' stroock.com), Erez E. Gilad, Esq. (egilad@stroock.com), and Matthew G. Garofalo. (mgarofalo@stroock.com)) and (B) Stroock & Stroock & Lavan LLP, 2029 ury Park East, Los Angeles, California 90067-3086 (Attn: Frank A. Merola, Esq.

F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attn: Eli J. Vonnegut, Esq. (elik-lovnegut@davispolk.com) David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (timothy David Schirf, Esq. (david.schiff@davispolk.com), and limothy Graulich, Esq. (timothy graulich@davispolk.com);
G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrisor LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attr.: Alan W Kornberg, Esq. (akornberg@aulweiss.com), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@naulweiss.com); AMENDED:

AMENDED:

AMENDED:

DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER

PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN

SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS,

SOLICITATION PACKAGES, AND RELATED NOTICES; AND

(D) OTHER RELATED RELIEF

paulweiss.com);
H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55 Hudson Yards, New York, New York 10001-2163 (Attn: Dennis F. Dunne, Esq. (DDunne@ milbank.com) and Samuel A. Kahlil, Esq. (skhalil@milbank.com)) and (B) Milbank LLP, 2029 Century Park East, 33rd Floor, Los Angeles, California 90067 (Attn: Gregory A. Bray, Esq. (GBray@milbank.com) and Thomas R. Kreller, Esq. (TKreller@

1. The Plan and Proposed Disclosure Statement. On February 7, 2020, suant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacifics and Electric Company, as debtors and debtors in possession (collectively, the with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits

milbank.com));

1. The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 1160 Battery Street, Suite 100, San Francisco, California 94111 (Attn: Robert A. Julian, Esq. (rjulian@bakerlaw.com) and Cecily A. Dumas, Esq. (cdumas@bakerlaw.com)) and (B) Baker & Hostetler LLP, 11601 Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Attn: Eric E. Sagerman, Esq. (esagerman@bakerlaw.com));

J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Attn: Matthew A. Feldman, Esq. (mfeldman@willkie.com), Joseph G Minias Esq. (mfeldman@willkie.com), Joseph G Minias Esq. (dforman@willkie.com) and (B) Diemer & Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose, California 95113 (Attn: Kathryn S. Diemer (kdiemer@diemervei.com)); thereto, and as may be modified, amended, or supplemented from time to time the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosiure Statement. Solicitation Procedures Motion. In accordance with the amended Disclosure atement approval and Plan confirmation schedule established by the Court (Docket). Statement approval and Plan confirmation schedule established by the Court pucket. No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, *inter alia*, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Packages, and related notices to be sent to the Debtors' creditors and equity interest holders in connection with confirmation of the Plan (the "Solicitation Procedures Motion").

(kdiemer@diemerwei.com);

K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attn: Bruce S. Bennett, Esq. (bbennett@jonesday.com), Joshua M. Mester, Esq. (jimester@jonesday.com), and James O. Johnston, Esq. (jibnnston@jonesday.com); and L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders,

connection with confirmation of the Plan (the "Solicitation Procedures Motion").

3. <u>Disclosure Statement Hearing</u>. A hearing (the "Disclosure Statement Hearing") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montali, United States Bankruptcy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptcy Court for the Northern District of California, San Francisco Division (the "Bankruptcy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or secon thereafter as consequence has heard. The Disclosure Statement Hearing may (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attn: Michael S. Stamer, Esq. (mstamer@akingump.com), Ira S. Dizengoff, Esq. (dizengoff@akingump.com), David H. Botter, Esq. (dbotter@akingump.com), Abid Oureshi, Esq. (aqureshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, 580 California Street, Suite 1500, San Francisco, California 94104 (Attn: as soon thereafter as counsel can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equity interest

shley Vinson Crawford, Esq. (avcrawford@akingump.com)).

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE ASINEZ-VINSIOT CANATOWNO. SSI, AVARAMIOUS AND AND ASINEZ-VINSIOT CANATOWNO. THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING. holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters 4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(yC-L below (BUT NOT TILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time): (i) the Tort Claimants Committee; (ii) the Cuffic for Sommittee; (iii) the U.S. Department of Justice; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ii) the California Public Utilities Commission; (x) the Ad Hoc Committee of Holders of Trade Claims; (xi) Valley Clean Energy Alliance; (xii) City and County of San Francisco; (xiii) South San Joaquin Irrigation District; (xiv) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (xv) Adventist Health System/West and Feather River Hospital; and (xvii) the Consenting Fire Claimant Professional Group. Counsel for any of the 4. Objections or Responses to the Proposed Disclosure Statement and

STATEMENT HEARING.

5 Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:

a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the

and (xvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the extent any Disclosure Statement or Solicitation Objection of a Core Party is not

Plân.

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing summary of Fire Victim Claims Resolution Procedures.

c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire Trust Agreement.

d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment).

e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim Claims Resolution Procedures.

the extent any Disclosure Statement or Solicitation Objection of a Core Party is not resolved during such meet and confer, the applicable Core Party shall file and serve its Disclosure Statement or Solicitation Objection of a Core Party shall file and serve its Disclosure Statement or Solicitation Objection in accordance with Bankruptcy Rule 3017/a), Local Bankruptcy Rule 3017/a, Local Bankruptcy Rule 3017/a, Local Bankruptcy Rule 3017/a, Local Bankruptcy Ba Victim Trust Agreement and the Fire Victim Claims Resolution Procedures
f. March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any
creditor or shareholder to file a motion pursuant to Bankruptcy Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of oting to accept or reject the Plan. g. March 9, 2020: Debtors to file revised or amended Plan and Proposed

h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting

h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots to accept or reject the Plan.

i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and serving objections to Plan confirmation.

j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling conference. Principal counsel representing a party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken. of the Claim or Interest of such party;
(iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such bljection or response;
(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D. Cal. May 2017) (Montali, J.), and the Scheduling Order; and (y) Be served on the following parties:

A. Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102;

B. The Debtors, C/o PG&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, PO. Box 770000, San Francisco, California 94177 (Attn: Janet Indius Fsr)

stricken.
k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of

6. <u>Miscellaneous</u>. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy O 657 TO 4 0 20 to: pompo Prime CET COOT 1 - 2; AND WILL NOT PROMOE!

D. The U.S. Trustee, 450 Golden Gate Avenue, 5th Floor, Suite 05-0153, San Francisco, California 94102 (Attn: James L. Snyder, Esq. (James.L.Snyder@usdoj.gov) and Timothy Laffredi, Esq. (Timothy,S.Laffredi@usdoj.gov)); Published in the Modoc County Record Dated: February 11, 2020 on February 20, 2020.

Courthouse, 204 South Court Street, Alturas, CA 96101, Front Steps. STREET ADDRESS and othercommon designation, if any, of the real property described above is purported to be: 111 WEST 16TH ALTURAS, STREET. CALIFORNIA 96101 002-072-001-000 The undersigned Trustee disclaims any liability for any incorrectness of the street address and other designation, common if any, shown herein. Said sale will be made, but without covenant or warranty, expressed implied, regarding possession, title, encumbrances, to pay the remaining principal sum of the note(s) secured by said Deed of Trust, with interest thereon, as provided in said note(s), advances, under the terms of said Deed of Trust, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust. The total amount of the unpaid balance of the obligation secured by the property to be sold and reasonable estimated expenses and advances at the time of the initial publication of the Notice of Sale is \$117,816.80. The beneficiary under said Deed of Trust heretofore executed and delivered to the undersigned a written Declaration of Default and AUCTION TO HIGHEST Demand for Sale, and a CASH, written Notice of Default CHECK/ and Election to Sell. The undersigned caused said Notice of Default and Election to Sell to be recorded in the county where the real property is located. NOTICE TO POTENTIAL BIDDERS:

If you are considering

bidding on this property

understand that there are

risks involved in bidding

at a trustee auction. You

will be bidding on a lien,

not on the property itself.

Placing the highest bid at

a trustee auction does not

automatically entitle you

to free and clear ownership

of the property. You should

also be aware that the lien

being auctioned off may

be a junior lien. If you are

the highest bidder at the

auction, you are or may be

responsible for paying off

all liens senior to the lien

being auctioned off, before

you can receive clear title

to the property. You are

encouraged to investigate

the existence, priority, and

size of outstanding liens

that may exist on this

property by contacting the

county recorder's office or

a title insurance company,

either of which may

charge you a fee for this

information. If you consult

either of these resources,

you should be aware that

the same lender may hold

more than one mortgage

or deed of trust on the

property. NOTICE TO

should

you

OF SALE: Modoc County

times by the mortgagee, beneficiary, trustee, a court, pursuant Section 2924g of the California Civil Code. The law requires that information about trustee sale postponements be made available to you and to the public, as a courtesy to those not present at the sale. If you wish to learn whether your sale date has been postponed, and, if applicable, the rescheduled time and date for the sale of this property, you may call 800-280-2832 for information regarding the trustee's sale or visit this Internet Web site www.auction.com information regarding the sale of this property, using the file number assigned to this case 00000008595373. Information about postponements that are very short in duration or that occur close in time to the scheduled sale may not immediately be reflected in the telephone information or on the Internet Web site. The best way to verify postponement information is to attend the scheduled sale. FOR TRUSTEE SALE INFORMATION PLEASE CALL: AUCTION.COM 800-280-2832 www.auction. com BARRETT DAFFIN FRAPPIER TREDER and WEISS, LLP as Trustee 3990 E. Concours Street, Suite 350 Ontario, CA 91764795-1852 (866)Dated: 02/10/2020 BARRETT DAFFIN FRAPPIER TREDER and WEISS, LLP IS ACTING AS A DEBT COLLECTOR ATTEMPTING DEBT INFORMATION ANY OBTAINED WILL BE USED FOR THAT PURPOSE. A-FN4718145 02/20/2020, 02/27/2020, 03/05/2020

Published in the *Modoc* County Record on February 20, 27 and March 5, 2020.

LEGAL NOTICE

The Modoc County Department of Agriculture invites bids for Noxious Weed Management purchase of approximately 357.5 gals and 144 lbs of specification sheet can be obtained from the Ag Dept. Sealed bids should be mailed to the Modoc County Department of Agriculture, 202 West 4th Street, Alturas, California 96101, faxed to 530-233-5542, or emailed to agcommissioner@co.modoc. ca.us. Bids must be received by 5:00 p.m. March 2, 2020. Details may be obtained at the Modoc County Department of Agriculture, or by calling 530-233-6401. The Department reserves the right to accept the lowest or best bid and the right to reject any or all bids.

Published in the *Modoc* County Record on February 20 and 27, 2020.

30 Day Public Notice Pacific Gas & Electric **Tionesta Compressor Station** Title V Renewal Permit

Modoc County Air Pollution Control District (MCAPCD) intends to renew PG&E's Title V permit for the operation of their natural gas compressor station located at Highway 193, Tulelake, CA.

The name "Title V" comes from Title V of the 1990 federal Clean Air Act Amendments which requires the Environmental Protection Agency (EPA) to establish a national, operating permit program. Accordingly, EPA adopted regulations [Title 40 of the Code of Federal Regulations, Chapter 1, Part 70 (Part 70)], which require states and local permitting authorities to develop and submit a federally enforceable operating permit programs for EPA approval.

MCAPCD invites public comment on the Title V permit. Copies of the permit may be reviewed at the District offices located at 202 West 4th Street, Alturas, CA 96101 or by contacting District staff at (530) 233-

13, 20, 27 and March 5, 2020.

BLMfrom front page

for both recreational opportunities and their livelihoods, and that wildlife rely on for habitat," said BLM Deputy Director for Policy and Programs William Perry Pendley. "Fuel breaks are one of the most important tools we have to give wildland firefighters a chance to safely and effectively contain rapidly moving wildfires and potentially reduce wildfire

Wildfires in sagebrush communities in the Great Basin states are becoming more frequent and larger, fueled by large, unbroken swaths of grasses, brush and other vegetation. Over 13.5 million acres of historically sagebrush communities on BLM land burned within the project area between 2009 and 2018. Wildfires that consume sagebrush provide the opportunity for invasive annual grasses to increase, making future large and severe wildfires more likely.

The concept behind fuel breaks is to break up or fragment continuous fuels by reducing vegetation in key locations. When a wildfire burns into a fuel break, the flame lengths decrease and its progress slows, making it safer and easier for firefighters to

"All of wildland firefighting is centered around constructing fuel breaks," said BLM Idaho State Director John Ruhs. "Every time we construct a fireline around a wildfire using hand tools on the ground, every time we drop fire retardant, and every time we herd a wildfire into a previously burned area, we are using fuel breaks. Through this PEIS we'll be able to proactively construct fuel breaks where we know we will need them, instead of creating them reactively in responding to wild-

The BLM has extensively documented that fuel breaks, and other types of fuel treatments, are effective. Since 2002, the agency has assessed more than 1,200 fuel breaks and other types of fuel treatments that intersected with wildfires and has found that 78 percent of them were effective in helping to control wildfires and that 84 percent of them were effective in helping change

fire behavior. An electronic copy of the Final PEIS and associated documents are available for public review for 30 days on the BLM Land Use Planning and NEPA register at https://go.usa. gov/xnQcG The BLM will issue a Record of Decision after the end of the public review period.

MAKE SOMEONE feel special or just say thanks with a Card of Thanks' Call 233-2632 or drop by the Record at 201 W. Carlos St., Alturas for details!

The deadline for public comments is March 15, 2020. Published in the *Modoc County Record* on February

Exhibit DD

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20 Entered: 02/27/20 20:23:06 Page 47 of 50

fact 142

PROOF OF PUBLICATION

(2015.5 C.C.P.)

STATE OF CALIFORNIA

County of Humboldt

I am a citizen of the United States and a resident of the County aforesald; I am over the age of eighteen years, and not a party to or interested in the above-entitled matter. I am the editor and publisher of THE FERNDALE ENTERPRISE a newspaper of general circulation, printed and published weekly in the City of Ferndale, County of Humboldt, and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Humboldt, State of California, under the date of June 27. 1952, Consolidated Case Number 26961, that the notice, of which the annexed is a printed copy (set in type not smaller than nonparell), has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit;

all in the year 19

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Dated at Ferndale California

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re: PG&E CORPORATION,

PACIFIC GAS AND ELECTRIC COMPANY,

Affects PG&E Corporation
Affects Pacific Gas and Electric Company
Affects both Debtors All papers shall be filed in the Lead Case

Chapter 11 Case No. 19-30088 (DM) (Lead Case)

(Jointly Administered)

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER ROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION; (B) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF

PLEASE TAKE NOTICE THAT:

No. 19-30088 (DM).

Proof o

PLEASE TAKE NOTICE THAT:

1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankruptcy Code, PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors"), filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanlings ascribed to such terms in the Proposed Disclosure Statement.

2. Solicitation Procedures Motion, in accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5732] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, Inter alia, that the Court (or approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Prackages, and related notices to be sent to the Debtors' (the "Solicitation Procedures Motion").

3. Disclosure Statement Hearing. A hearing (the "Disclosure Statement Hearing).

(the "Solicitation Procedures Motion").

3. <u>Disclosure Statement Hearing</u>. A hearing (the "Disclosure Statement Hearing"), to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorrable Dennis Montail; United States Bankrupts Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptsty Court for the Northern District of California, San Francisco Division (the "Bankruptsty Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco, California 94102, or as soon thereafter as counsels can be heard. The Disclosure Statement Hearing may be continued from time to time without further notice to creditors, equify interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

a. core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a. "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c./yC-L below.(BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacilic Time); (i) the Tort Italimants Committee; (ii) the Creditors Committee; (iii) the U.S. Tristee; (iv) the Ad Hoc Committee of Senior Unsecured Noteholders; (vi) the Creditors Committee; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Committee; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Committee; (vii) the Office of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Committee of Holders of Trade Claims; (vi) Valley Clean Energy Alliance; (vii) City and County of San Francisco; (viii) South and Joaquin Irriqation District; (vii) BOKF, NA, solely in its capacity as Indenture Trustee for the Utility Senior Notes; (viv) Adventist Health System/West and Feather River Hospital; and (vii) the Consenting Fire Claimant Professional Grup. Counsel for any of the Core Parties win have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents no later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objections. To the e

Solicitation Objections must:

(i) Be in writing;

(ii) State the name and address of the objecting party and the amount and nature of the Claim or Interest of such party;

(iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Proposed Disclosure Statement and Include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response;

(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D. Cal. May 2017) (Montall, J.), and the Scheduling Order; and

(v) Be served on the following parties:

A Clerk, U.S. Bankruptcy Court for the Northern District of California, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, California 94102;

B. The Debtors, co'p P6&E Corporation and Pacific Gas and Electric Company, 77 Beale Street, Po. Box 770000, San Francisco, California 94177 (Attr.: Janet Lodica, Esq.);

C. The attorneys for the Debtors, (A) Well, Gotshal & Manges LLP, 767 Filth Avenue, New York, New York 10153 (Attr.: Stephen Karotkin, Esq. (stephen. Karotkin@well.com), Jessica Liou, Esq. (sessica.liow@well.com), and Matthew Goren, Esq. (matthew.goren@well.com)), (B) Keller & Benvenutti LLP, 650 California Street, Suite 1900, San Francisco, California 94108 (Attr.: Tobias S. Keller, Esq. (tkeller@kellerbenvenutti.com) and Jane Kim, Esq. (kimpler@kellerbenvenutti.com), and (C) Cravath, Swaline & Moore LLP, Worldwide Plaza, 825 Eighth Avenue, New York, New York 10019 (Attr.: Paul H. Zumbyo, Esq. (pazumbro@cravath.com)), Kevin J. Orsini, Esq. (korsini@cravath.com), and Omid H. Nasab, Esq. (onasab@cravath.com).

D. The U.S. Trustee, 450 Golden Gate Avenue, 5th Floor, Suite 05-0153, San Francisco, California 94102 (Attr.: James L. Snyder@usol.com).

E. The attorneys for the administrative agent under the Debtors' debtor-

Case: 19-30088 Doc# 5944-2 Filed: 02/27/20

Joh Joh.

PROOF OF PUBLICATION

(2015.5 C.C.P.)

STATE OF CALIFORNIA

County of Humboldt

I am a citizen of the United States and a resident of the County aforesaid: I am over the age of eighteen years, and not a party to or interested in the above-entitled matter. I am the editor and publisher of THE FERNDALE ENTERPRISE, a newspaper of general circulation, printed and published weekly in the City of Ferndale, County of Humboldt, and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Humboldt, State of California, under the date of June 27. 1952, Consolidated Case Number 26961, that the notice, of which the annexed is a printed copy (set in type not smaller than nonparell), has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit:

all in the year 19

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Dated at Ferndale, California

Notices

In-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, New York 10038-4982 (Attn: Kristopher M. Hansen, Esq. (khansen@stroock.com), Erez E. Gillad, Esq. (egilad@stroock.com), and Matthew G. Garofalo, Esq. (mgarofalo@stroock.com)); and (B) Stroock & Stroock & Lavan LLP, 2029 Century Park East, Los Angeles, California 90067-3086 (Attn: Frank A. Merola, Esq. (fmerola@stroock.com));
F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York, New York, Vol71 (Attn: Eil J. Vonnegut, Esq. (eli-vonnegut@davispolk.com), Bavd Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.graulich@davispolk.com));
G. The attorneys for the CPUC, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attn: Alan W. Komberg, Esq. (akornberg@paulweiss.com), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wrieman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com));

Sean A. Mitchell, Est, (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. (ndonnelly@paulweiss.com);
H. The attorneys for the Creditors Committee, (A) Milbank LLP, 55 Hudson Yards, New York, New York 10001-2163 (Attn: Dennis F. Dunne, Esq. (DDunne@milbank.com) and Samuel A. Kahili, Esq. (skhalil@milbank.com) and (B) Milbank LLP, 2029 Century Park East, 33rd Floor, Los Angeles, California 90067 (Attn: Gregory A. Bray, Esq. (BRray@milbank.com) and Thomas R. Kreller, Esq. (TKreller@milbank.com));

Gregory A. Bray, Esq. (GBray@milbank.com) and Thomas R. Kreller, Esq. (TKreller@milbank.com));

The attorneys for the Tort Claimants Committee, (A) Baker & Hostetler LLP, 1150 Battery Street, Suite 100, San Francisco, California 94111 (Atth: Robert A. Julian, Esq. (rjulian@bakerlaw.com) and Cecily A. Dumas, Esq. (cdumas@bakerlaw.com) and (B) Baker & Hostetler LLP, 11601 Wilshire Boulevard, Suite 1400, Los Angeles, California, 90025-0509 (Atth: Eric E. Sagerman, Esq. (esagerman@bakerlaw.com) and Lauren T. Attard, Esq. (lattard@bakerlaw.com);

J. The attorneys for the Ad Hoc Group of Subrogation Claim Holders, (A) Wilkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019-6099 (Atth: Matthew A. Feldman, Esq. (mfeldman@wilkie.com), Joseph G Minias Esq. (iminias@wilkie.com), Benjamin P. McCallen Esq. (bmccallen@wilkie.com), and Daniel I. Forman Esq. (dforman@wilkie.com) and (B) Diemer & Wei, LLP, 100 West San Fernando Street, Suite 555, San Jose, California 95113 (Atth: Kathryn S. Diemer (kdiemer@dlemerw@i.com));

K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiffleth Floor, Los Angeles, California 9071-2300 (Atth: Bruce S. Bennett, Esq. (bbennett@jonesday.com), Joshua M. Mester, Esq. (mester @jonesday.com), and James O. Johnston, Esq. (johnston@jonesday.com); and L. The attorneys for the A Hoc Committee of Senior Unsecured Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, Dne Bryant Park, New York, New York, 10036 (Ath: Michael S. Stamer, Esq. (mstamer@akingump.com), Ira S. Dizengoff, Esq. (didzengoff@akingump.com), David H. Botter, Esq. (dhottler@akingump.com), Abid Oureshi, Esq. (aqureshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, Son California Street, Sulte 1500, San Francisco, California 94104 (Atth: Ashley Vinson Crawford, Esq. (averawford@akingump.com). California 94104 (Attn: Ashley Vinson Crawford, Esq. (avcrawfo

California 94104 (Attn: Assiey Vinson Crawford, Esq. (avcrawford@akingump.com)).

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE BASED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ASSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION FILED LATER WHEN THE PLAN IS READY TO BE CONSIDERED.

IF ANY OBJECTION TO THE PROPOSED DISCLOSURE STATEMENT OR THE SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTION TO THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING.

STATEMENT HEARING

5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:

a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the Plan.

- on the Plan.

 b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing summary of Fire Victim Claims Resolution Procedures.

 c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire Trust Agreement.

 d February 28, 2020: Deadline for Debtors to file proposed executive summary of Plan treatment of Fire Victim Claims (this document is referred to as the Fire Victim Claim Plan Treatment Summary in the Proposed Disclosure Statement)
- e. March 3, 2020: Deadline to file substantially final forms of each of the

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e. March 3, 2020: Deadline to file substantially final forms of each of the Fire Victim Trust Agreement and the Fire Victim Claims Resolution Procedures
f. March 6, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for any creditor or shareholder to file a motion pursuant to Bankruptor Rule 3018(a) seeking to temporarily allow its Claim or Interest in a different class or amount for purposes of voting to accept or reject the Plan.
g. March 9, 2020: Debtors to file revised or amended Plan and Proposed Disclosure Statement.
h. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for submitting Ballots to accept or reject the Plan.
i. May 15, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing and serving objections to Plan confirmation.
j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling conference. Principal counsel representing a party, or any pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.
k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing.

Confirmation Hearing.
6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankruptcy Court and may be examined by interested parties at no cost at https://restructuring.primeclerk.com/ope. The Proposed-Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Clerk on a public computer terminal; (ii) accessed for a fee via PACER at https://www.carb.uscourts.gov/; and (iii) obtained by written request to the Debtors' solicitation agent, Prime Clerk LIC ("Prime Clerk" or the "Solicitation Agent"), at the address or e-mail address below: If by standard, overnight, or hand delivery: PG&E Information c/o Prime Clerk, LIC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; If by e-mail to: pgeinfo@primeclerk.com.

THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT PROVIDE, LEGAL ADVICE. Entered: 02/27/20 20:23:06 Page

Legal Notices NOTICE OF TRUSTEE'S SALE UNDER DEED OF TRUST TITLE ORDER 91215802 LOAN: BOURBON-H FILE: PFI-191366 A.P.N.: 309-134-014-000 YOU DEFAULT IN UNDER A DEED OF 07/14/2006. UNLESS YOU TAKE ACTION TO PRO-TECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANA-TION OF THE NATURE OF THE PROCEEDING AGAINST YOU, YOU SHOULD CONTACT A hereby given that PLACER Deed of Trust executed by: NATHAN R. PELOSA AN PROPERTY Instrument No. 2006-20975-8 in book, page of in Book, Page, as Instru-WILL SELL on 03/11/2020 At the front entrance to the County Courthouse at 825 5th Street, Eureka, CA 95501 at 11:00AM AT PUBLIC AUCTION TO THE HIGHEST BIDDER FOR CASH (payable at the time of sale in lawful money of the United States), all right, title and interest conveyed to and now held by it under said Deed of Trust in the prop-County and State hereinafter described: As more fully described on said Deed of Trust. The propdescribed above is purported to be: 275 CHURCH ST, LOLETA, address or other common PLACER the time of the initial pub- TIONS Sale is: \$76,382.39 In addi- TO national bank, a check SURE, INC., savings and loan association, or savings bank PLACER of the Financial Code and COLLECTOR tender other than cash is INFORMATION withhold the issuance of USED FOR THAT PURthe Trustee's Deed until POSE. NPP0367635 To: funds become available to FERNDALE the payee or endorsee as a PRISE matter of right. Said sale 02/27/2020, 03/05/2020 will be made, but without covenant or warranty, express or implied, regarding title, possession, or encumbrances, to satisfy the indebtedness secured by said Deed, advances thereunder, with interest as provided therein, and the unpaid principal balance of the Note secured by said Deed with interest thereon as provided in said Note, fees, charges and expenses of the trustee and the trusts created by said Deed of Trust. NOTICE TO POTENTIAL BID-DERS: If you are considering bidding on the property lien, you should

understand that there are CEEDING risks involved in bidding at a trustee auction. You will be bidding on a lien, not on the property itself. highest bidder for cash, Placing the highest bid at a trustee auction does not automatically entitle you to free and clear ownership of the property. You should also be aware that the lien being auctioned off may be a junior lien. If you are the highest bidder at the auction, you are or may be responsible for paying off all liens senior to the lien being auctioned off, before you can receive clear title to the property. You are encouraged to investigate the existence, priority, and LAWYER. NOTICE is size of outstanding liens that may exist on this prop-FORECLOSURE, INC., as erty by contacting the trustee, or successor county recorder's office or trustee, or substituted a title insurance company, trustee pursuant to the either of which may charge you a fee for this information. If you consult either UNMARRIED MAN, AS of these resources, you HIS SOLE AND SEPA- should be aware that the same lender may hold Recorded 07/19/2006 as more than one mortgage or deed of trust on the property. NOTICE TO Official Records in the PROPERTY OWNER: office of the Recorder of The sale date shown on HUMBOLDT County, this notice of sale may be California, and pursuant postponed one or more to the Notice of Default times by the mortgagee, and Election to Sell there- beneficiary, trustee, or a under recorded 10/7/2019 court, pursuant to Section 2924g of the California nership ment No. 2019-017438 of Civil Code. The law said Official Records, requires that information about trustee sale postponements be made available to you and to the Humboldt County, Calipublic, as a courtesy to those not present at the sale. If you wish to learn whether your sale date has been postponed, and, if applicable, the rescheduled time and date for the sale of this property, you may call 916-939-0772 or visit this Internet Web site www.nationwideposterty situated in said ing.com, using the file Directions to the property number assigned to this case PFI-191366. Information about postponements that are very short erty address and other in duration or that occur common designation, if close in time to the schedany, of the real property uled sale may not immediately be reflected in the telephone information or on the Internet Web site. CA 95551 The under- The best way to verify signed Trustee disclaims postponement information any liability for any incor- is to attend the scheduled rectness of the street sale. Dated: 02/11/2020 FORECLOdesignation, if any, shown SURE, INC., as said herein. Total amount of the Trustee 12190 Herdal unpaid balance of the obli- Drive, Suite 9 Auburn, Calgation secured by the ifornia 95603 (530) 888property to be sold and 8411 By: SHANNON reasonable estimated costs, WINFORD, TRUSTEE expenses and advances at SALE OFFICER DIREC-MAY lication of the Notice of OBTAINED PURSUANT WRITTEN tion to cash, the trustee REQUEST SUBMITTED will accept a cashier's TO THE BENEFICIARY check drawn on a state or C/O PLACER FORECLOdrawn by a state or federal HERDAL DR., SUITE 9, credit union, or a check AUBURN, CA 95603, drawn by a state or federal WITHIN 10 DAYS OF THE FIRST PUBLICAtion, or savings associa- TION OF THIS NOTICE. FORECLOspecified in Section 5102 SURE, INC. IS A DEBT authorized to do business ATTEMPTING TO COLin this state. In the event LECT A DEBT AND ANY accepted the Trustee may OBTAINED WILL BE

Legal Notices

ENTER-

02/20/2020,

TS # 19-2681 COMPLI-ANCE WITH CALIFOR-NIA CIVIL CODE 2923.3 WAS NOT REQUIRED BECAUSE THE LOAN SECURED BY WAS VACANT LAND. NOTICE OF TRUSTEE'S SALE YOU ARE IN DEFAULT UNDER A OF TRUST DATED: 3/25/15. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROP-ERTY, IT MAY BE SOLD AT PUBLIC SALE. IF **39.01121620098** EX**D**104c# OF NATION THE NATURE OF THE PRO-

trustee, as shown below, all right, title and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to satisfy the obligation secured by said Deed of Trust. The undersigned Trustee disclaims any liability for any incorrectness of the property address or other common designation, if any, shown herein. TRUSTOR: Neilson Fisher and Naomi Langridge, husband and wife DULY APPOINTED TRUSTEE: Foreclosure Specialists, a General Part-RECORDED: 4/29/15 AS INSTRU-MENT NO. 2015-008088-5 of Official Records in the office of the Recorder of fornia. DATE OF SALE: Thursday, March 12, 2020 at 11:00 AM PLACE OF SALE: At the front entrance to the County Courthouse at 825 5th Street, Eureka, CA 95501 THE COMMON DESIG-NATION OF THE PROP-ERTY IS PURPORTED TO BE: Vacant Land may be obtained pursuant to a written request submitted to the Beneficiary, Eric Samuel Neuwirth, within 10 days from the first publication of this notice at P.O. Box 994465, Redding, CA 96099-4465. LEGAL DESCRIPTION: PARCEL ONE: The North half of the Northwest Quarter of the Northeast Quarter, and the Northeast Quarter of the Northwest Quarter of Section 28, Township 1 North, Range 4 East, Humboldt Meridian, according to the offi-United States Government PARCEL TWO: A nonexclusive right of way over the North Half of the Northeast Quarter of Section 28, Township 1 North, Range 4 East, Humboldt Meridian, 60 feet in width, the center line of which is the center line of the existing road running Easterly from Parcel One across said North Half of Northeast Quarter leading to a Bureau of Land Management road. APN: 210-061-006 Amount of unpaid balance and other charges: \$ 246,858.64 Beneficiary may elect to open bidding at a lesser amount. The total amount secured by said instrument as of the time of initial publication of this notice is stated above, which includes the total amount of the unpaid balance (including accrued and unpaid interest) and reasonable estimated costs, expenses and advances at the time of initial publication of this notice. NOTICE TO POTEN-TIAL BIDDERS: If you are considering bidding on this property lien, you should understand that there are risks involved in bidding at a trustee auction. You will be bidding on a lien, not on the property itself. Placing the highest bid at a trustee auction does not automatically entitle you to fee and clear

Surveys.

that the lien being auc- times by the mortgagee, in the telephone informationed off may be a junior lien. If you are the highest bidder at the auction, you are or may be responsible for paying off all liens senior to the lien being auctioned off, before you can receive clear title to the property. You are encouraged to investigate the existence, priority and size of outstanding liens that may exist on this property by contacting the county recorder's office or a title insurance company, either of which may charge you a fee for this information. If you consult either of these resources, you should be aware that the same lender may hold more than one mortgage or deed of trust on the property. NOTICE TO PROPERTY OWNER: The sale date shown on that occur close in time to this notice of sale may be the scheduled sale may not

AGAINST

YOU, YOU SHOULD

CONTACT A LAWYER.

A public auction sale to the

cashier's check drawn on

a state or national bank,

check drawn by a state or

federal credit union, or a

check drawn by a state or

federal savings and loan

association, or savings

bank specified in Section

5102 of the Financial Code

and authorized to do busi-

ness in this state, will be

held by the duly appointed

2924g of the California verify about trustee sale postponements be made available to you and to the public, as a courtesy to those not present at the sale. If you wish to learn whether your sale date has been postponed, and, if applicable, the rescheduled time and date for the sale of this property, you may call the trustee's information line at 530-246-2727; Toll Free: 844-333-6766, or visit this Internet Web site: calforeclosures.biz, using the file number assigned to this case: TS # 19postponements that are very short in duration or postponed one or more immediately be reflected

beneficiary, trustee, or a tion or on the Internet court, pursuant to Section Web site. The best way to postponement Civil Code. The law information is to attend requires that information the scheduled sale. NPP website and sales line number: www.nationwideposting.com Trustee Sales Automated Number: 916-939-0772 DATE: 2/4/2020 FORECLOSURE SPECIALISTS P.O. Box 994465 REDDING, CA 96099-4465 530-246-2727; Toll Free: 844-333-6766 Sheena Hunter Foreclosure Specialists is assisting the Beneficiary in collecting a debt. Any and all information obtained may be used for that purpose. NPP0367660 To: FERN-DALE ENTERPRISE 2681.Information about 02/20/2020, 02/27/2020, 03/05/2020

Legal Notices

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re: PG&E CORPORATION,

PACIFIC GAS AND ELECTRIC COMPANY, Debtors. Debtors.

Affects PG&E Corporation

Affects Pacific Gas and Electric Company

Affects both Debtors

* All papers shall be filed in the Lead Case,

No. 19-30088 (DM).

Chapter 11 Case (Lead Case)

AMENDED NOTICE OF HEARING ON APPROVAL OF (A) PROPOSED DISCLOSURE STATEMENT FOR DEBTORS' AND SHAREHOLDER ROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION; (8) PLAN SOLICITATION AND VOTING PROCEDURES; (C) FORMS OF BALLOTS, SOLICITATION PACKAGES, AND RELATED NOTICES; AND (D) OTHER RELATED RELIEF

PLEASE TAKE NOTICE THAT:

PLEASE TAKE NOTICE THAI:

1. The Plan and Proposed Disclosure Statement. On February 7, 2020, pursuant to section 1125 of the Bankrupty Code, PG&E Corporation and Pacific Cas and Electric Company, as debtors and debtors in possession (collectively, the "Debtors", filed the proposed disclosure statement [Docket No. 5700] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Proposed Disclosure Statement") for the Debtors' and Snareholder Proponents' Joint Chapter 11 Plan of Reorganization, dated January 31, 2020 [Docket No. 5590] (together with all schedules and exhibits thereto, and as may be modified, amended, or supplemented from time to time, the "Plan"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Proposed Disclosure Statement.

2. Solicitation Procedures Motion. In accordance with the amended Disclosure Statement approval and Plan confirmation schedule established by the Court [Docket No. 5722] (the "Scheduling Order"), the Debtors will file, on or before February 18, 2020, a Motion requesting, *inter alia*, that the Court (i) approve Plan solicitation and voting procedures, and (ii) approve the forms of Ballots, Solicitation Procedures Motion").

In Solicion Procedures Motion",

3. Disclosure Statement Hearing, A hearing (the "Disclosure Statement Hearing,") to consider approval of the Proposed Disclosure Statement and the relief requested in the Solicitation Procedures Motion will be held before the Honorable Dennis Montal, United States Bankruptoy Judge, on March 10, 2020 at 10:00 a.m. (Prevailing Pacific Time), and, if needed, March 11, 2020 at 10:00 a.m. (Prevailing Pacific Time), in Courtroom 17 of the United States Bankruptoy Court for the Northern District of California, San Francisco Division (the "Bankruptoy Court"), 450 Golden Gate Avenue, 16th Floor, San Francisco California 94102, or as soon thereafter as coursel can be heard. The Disclosure Statement Hearing may be conflued from time to time without further notice to creditors, equity interest holders, or other parties in interest other than by an announcement in the Bankruptoy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankrupty Court.

annoncement in the Bankruptcy Court of such continuance or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

4. Objections or Responses to the Proposed Disclosure Statement and Solicitation Procedures Motion.

a. Core Parties. Pursuant to the Court's Scheduling Order, the following parties (collectively, the "Core Parties") must serve any responses or objections to approval of the Proposed Disclosure Statement or any of the relief sought in the Solicitation Procedures Motion (each, a "Disclosure Statement or Solicitation Objection") by e-mail on the parties listed in Paragraph 4.c.(v)C-L below (BUT NOT FILED OR SENT TO THE BANKRUPTCY COURT) so as to be received no later than 4:00 p.m. on February 28, 2020 (Prevailing Pacific Time): (i) the Tort Claimants Committee; (ii) the Oreditors Committee; (iii) the U.S. Tusters; (iv) the Ad Hoc Group of Subrogation Claimholders; (v) the Ad Hoc Committee of Foreign Committee; (ii) the Oreditors Committee; (iii) the Oreditors Committee; (iii) the U.S. Department of Justice; (vii) the Orifice of the California Attorney General; (viii) Governor Gavin Newsom; (ix) the California Public Utilities Commission; (x) the Ad Hoc Committee of Hodders of Trade Claims; (v) Valley Clean Energy Alliance; (vii) Cly and County of San Francisco; (viii) South San Joaquin Irrigation District; (xiv) BOKF, NA, solely in its capacity as indenture Trustee for the Utility Senior Notes; (vo) Adventist Health System/West and Feather River Hospital; and (vvi) the Consenting Fire Claimant Professional Group. Counsel for any of the Core Parties who have served objections or responses shall meet and confer with counsel for the Debtors and the Shareholder Proponents to later than March 5, 2020, to attempt to resolve any Disclosure Statement or Solicitation Objection in accordance with Bankrupts Nule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4.00 p.m. on March 6, 2020 (

3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

All Other Parties. Pursuant to the Court's Scheduling Order, Disclosure Statement or Solicitation Objections of any other parties (e.g., parties other than the Core Parties) must be filed with the Bankruptcy Court and served in accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on accordance with Bankruptcy Rule 3017(a), Local Bankruptcy Rule 3017-1(a), and the procedures set forth below so as to be received no later than 4:00 p.m. on March 6, 2020 (Prevailing Pacific Time).

c. Response and Objection Procedures. Disclosure Statement or Solicitation Objections must:

(i) Be in writing;
(ii) State the name and address of the objecting party and the amount and nature of the Claim or Interest of such party;
(iii) State with particularity in short, concise bullet points (without points and authorities in support), the basis and nature of any objection or response to the Pronseed Disclosure Statement and include where amongrafe proposed

to the Proposed Disclosure Statement and include, where appropriate, proposed language to be incorporated into the Proposed Disclosure Statement to resolve any such objection or response;

(iv) Conform to the Bankruptcy Rules, the Bankruptcy Local Rules, the Order

any such objection or response;
(iv) Conform to the Bankruptor Pules, the Bankruptcy Local Rules, the Order
Establishing Procedures for Disclosure Statement and Confirmation Hearing (N.D.
Cal. May 2017; (Montali, J.), and the Scheduling Order; and
(v) Be served on the following parties:
Golden Gate Avenue, Mail Box 36099; San Francisco, California 94102;
Golden Gate Avenue, Mail Box 36099; San Francisco, California 94102;
C. The Baule Street, P.O. Box 770000, San Francisco, California 94177
(Attr. Janet Loduca, Esq.);
C. The attorneys for the Debtors, (A) Weil, Gotshal & Manges LLP, 767
Fifth Avenue, New York, New York 10153 (Attr. Stephen Karotkin, Esq. stephen, Karotkin, Weilcom), Jessica Liou, Esq. (sessicaliou@weilcom), and Matthew Admition of California Street, Suite 1909, San Francisco, California 94108 (Attr. Order Stephen, St.)
S. Keller, Esq. (matthew.goren@weil.com), (B) Keller & Benvenuti LLP, 650
California Street, Suite 1909, San Francisco, California 94108 (Attr. Order Stephen, St.)
S. Keller, Esq. (tkeller@kellerbenvenutti.com) and Jane Kim, Esq. (ikim@ Skicitation agent), Prince of California Street, Suite 1909, San Francisco, California 94108 (Attr. Order), and Order Stephen, St. (keller-Revenutti.com), and Order St. (keller@kellerbenvenutti.com), and Order St. (keller@kellerbenvenutti.co

in-possession financing facility, (A) Stroock & Stroock & Lavan LLP, 180 Maider Lane, New York, New York 10038-4982 (Attn: Kristopher M. Hansen, Esq (khansen@stroock.com), Erez E. Gilad, Esq. (egilad@stroock.com), and Mat

LIP, 2029 Century Park East, Los Angeles, Čalifornia 90067-3086 (Attn: Frank A. Merola, Esq. (fmerola@stropeck.com)):

F. The attorneys for the collateral agent under the Debtors' debtor-in-possession financing facility, Davis Polk & Wardwell LIP, 450 Lexington Avenue, New York, New York 10017 (Attn: Eli J. Vonnegut, Esq. (eli vonnegut@davispolk.com), David Schiff, Esq. (david.schiff@davispolk.com), and Timothy Graulich, Esq. (timothy.graulich@davispolk.com);

G. The attorneys for the CPU, Paul, Weiss, Rifkind, Wharton & Garrison LIP, 1285 Avenue of the Americas, New York, New York 10019-6064 (Attn: Alan W. Kornberg, Esq. (akornberg@paulweiss.com), Brian S. Hermann, Esq. (bhermann@paulweiss.com), Walter R. Rieman, Esq. (wireman@paulweiss.com), Sean A. Mitchell, Esq. (smitchell@paulweiss.com), and Neal P. Donnelly, Esq. Indnonnelly@saliweiss.com)

Committed (Winterlands) (Winte

West San Fernando Street, Suite 555, San Jose, California 95113 (Attr. Kathryn S. Diemer (Keliemer@diemerwic.com));

K. The attorneys for the Shareholder Proponents, Jones Day, 555 South Flower Street, Fiftieth Floor, Los Angeles, California 90071-2300 (Attr. Bruce S. Bennett, Esq. (bbennett@jonesday.com), Joshua M. Mester, Esq. (jmester@jonesday.com)); and L. The attorneys for the Ad Hoc Committee of Senior Unsecured Noteholders, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York, 10036 (Attr. Michael S. Stamer, Esq. (mstame@akingump.com), R. Dizengoff, Esq. (dictengoff@akingump.com), David H. Botter, Esq. (dhotter@akingump.com), Abid Qureshi, Esq. (aqureshi@akingump.com) and (B) Akin Gump Strauss Hauer & Feld LLP, 980 California Street, Suite 1500, San Francisco, California 94104 (Attr. Ashley Vinson Crawford, Esq. (avcrawford@akingump.com)).

California 94104 (Attn: Ashley Vinson Crawford, Esq. (avcrawford@akingump.com)).

THE COURT NARROWLY CONSTRUES SECTION 1125(a)(1) OF THE BANKRUPTCY CODE. OSLECTIONS TO THE PROPOSED DISCLOSURE STATEMENT ARE TO MAKE SURE THAT ADEQUATE DISCLOSURE WILL ENABLE AN IMPAIRED CREDITIOR OR SHAREHOLDER TO MAKE AN INFORMED JUDGMENT ABOUT THE PLAN. OBJECTIONS TO THE PROPOSED DISCLOSURE STATEMENT SHOULD NOT INCLUDE OBJECTIONS TO CONFIRMATION, ALTERNATIVES TO THE PLAN, OR OTHER IRRELEVANT MATTERS. THE ONLY EXCEPTION IS THAT AN OBJECTION MAY BE ASSED UPON A GOOD FAITH BELIEF THAT THE PROPOSED PLAN IS UNCONFIRMABLE AS A MATTER OF LAW. THE COURT WILL NOT TREAT THE ABSENCE OF AN OBJECTION TO CONFIRMATION AS A WAIVER OF SUCH AN OBJECTION TO HELD LATER WHEN THE PLAN IS READY TO BE CONSIDERED.

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SOLICITATION PROCEDURES MOTION IS NOT TIMELY FILED AND SERVED AS PRESCRIBED HERRIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE PROPOSED DISCLOSURE STATEMENT OR ANY OF THE RELIEF SOUGHT IN CONNECTION WITH THE SOLICITATION PROCEDURES MOTION AND MAY NOT BE HEARD AT THE DISCLOSURE STATEMENT HEARING.

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5. Other Relevant Dates. The Scheduling Order also approved and established the following dates and deadlines:

a. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing any objection to, or request for estimation of, a Claim for purposes of voting on the Plan.

b. February 21, 2020 at 4:00 p.m. (Prevailing Pacific Time): Deadline for filing summary of Fire Victim Claims Resolution Procedures.

c. February 28, 2020: Deadline to file substantially final form of Subrogation Wildfire Tust Agreement.

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g. March 9, 2020: Debtors to file revised or amended Plan and Proposed

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j. May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time): Pre-confirmation scheduling conference. Principal counsel representing a party, orany pro se party, objecting to confirmation of the Plan must appear in person at a pre-confirmation scheduling conference on May 19, 2020 at 10:00 a.m. (Prevailing Pacific Time) to discuss scheduling any evidentiary matters to be dealt with in connection with the Confirmation Hearing and scheduling for briefing of contested legal issues. Failure to appear may result in the objection being stricken.

k. May 27, 2020 at 10:00 a.m. (Prevailing Pacific Time): First day of Confirmation Hearing.

6. Miscellaneous. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Procedures Motion) are on file with the Clerk of the Bankrupty Court and may be examined by interested parties at no cost at https://estructuring.primeclerk.com/pag/. The Proposed Disclosure Statement and the Plan (and, once filed, the Solicitation Proceduress Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Plan (and, once filed, the Solicitation Proceduress Motion) may also be: (i) examined by interested parties during normal business hours at the office of the Clerk on the Disclosure Statement and the Plan (and, once filed, the Clutter Plane) and the Plan (and, once filed, the Clutter Plane) and the Plan (and, once filed, the Clutter Plane) and the Plan (and, once filed, the Solicitation Agent'), at the address or e-mail address below. If by standard, overnight, or hand delivery PoSci Information or Prime Clerk (11 Cl. (ne Great Central Place 60.) at the address or e-mail address below: If by standard, overnight, or hand delivery: PG&E Information c/o Prime Clerk, LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165; If by e-mail to: pgeinfo@

THE SOLICITATION AGENT IS NOT AUTHORIZED TO, AND WILL NOT PROVIDE. LEGAL ADVICE.

OpendoorCommunity Health Centers

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Public Notice

CITY OF FERNDALE PUBLIC NOTICE Planning Commission Vacancy

Notice is hereby given that the Ferndale Planning Commission has vacancy. The Commission's regular meeting is on the 1st Wednesday of each month at 7:00pm. If interested, please submit a letter indicating why you are interested and your relevant experience or qualifications by 4:00pm Tuesday, February 25, 2020. Please deliver to City Hall (Mon-Thurs 9-4pm), mail to City of Ferndale, POB 1095, Ferndale 95536 email cityclerk@ci.ferndale.ca.us. Applicants should plan to attend the 03/04/20 Planning Commission meeting as well as the 03/18/20 City Council Meeting for an interview. Call 786-4224 for further information.

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